Bowring

COVER NOTE

C.T. BOWRING & CO. (INSURANCE) LTD.

Lloyd's Brokers

P.O. BOX 145, THE BOWRING BUILDING. TOWER PLACE.

LONDON EC3P 38E (Registered Office)

TELEPHONE: 01-283 3100

TELEGRAMS: BOWINSUR LONDON FC3

TELEX: 882191

Registered No. 76170 London

Pleasa always KY017782

Please examine this document narefully

and advise us immediately if it is incorr

or does not must your requirements.

quote this No.

Date 19th July, 1982

VAT No. 244 2517 79

In accordance with your instructions we have arranged cover as follows:

TYPE:

EXCESS UMBRELLA LIABILITY INCLUDING W.C.A. AND EMPLOYEE BENEFIT

LIABILITY BUT EXCLUDING CLAIMS ARISING FROM E.R.I.S.A. (1974)

FORM:

Short Excess Form as expiring as far as applicable amendments if

any to be agreed by Underwriters

ASSURED:

W.R. GRACE & COMPANY ET AL and/or Subsidiary, Associated, Affiliated Companies, and/or Organisations owned, controlled and/or managed Companies as now or hereinafter constituted plus

joint ventures as expiring

PERIOD:

36 months at 30th June, 1982

INTEREST:

Coverage in respect Assured's Operations

SUM INSURED:

56.25% of

\$20,000,000

each occurrence (Aggregate Products and

Occupational Disease)

EXCESS OF:-

\$ 5,000,000

each occurrence (Aggregate Products and

Occupational Disease)

WHICH IN TURN EXCESS OF:-

Scheduled Primaries or \$100,000 Self Insured Retention where no

concurrent insurance

SITUATION:

Worldwide

GEC 028389

For the attention of Mr F Nasella Marsh & McLennan Incorporated, 1221, Avenue of the Americas, New York,

N.Y. 10020 U.S.A.

C. T. BOWRING & CO. (INSURANCE) LTD.

. v 4.	COPY	
No.	Thereas v.a. dags and co (as any vol. XVI) The of	, -
	Direction v.R. charz AND CO (as more fally described of lile Avenue of the Assured. New York J. 1900 at the hereinafter called the Assured. here would be here to be the hereinafter called the Assured.	rto)
91:645 of 56;285 of the	Premium or Consideration to Us, the undersigned Assurers to	
	Propert of EXCESS UNSURLIA LIABILITY as per wording attached	•.
	hereto,	

during the period commencing at

day of

day of

1962

1988

, and ending at Thirtieth

both days at 13.01 A.M.

How know pe that we the undersigned Assurers do hereby bind ourselves each Company for itself only and not the one for the other, to pay or make good to the Assured or the Assured's Executors, Administrators and Assigns, all such loss as above stated, not exceeding minimum HIRTY-ONE DECIMAL SIX FOR THE CENT OF FIFTY-SIX DECIMAL TWO FIVE PER CENT of the limits stated

in all, that the Assured may sustain during the said period, within Seven Days after such loss is proved and that in proportion to the several sums by each of us subscribed against our respective names not exceeding the several sums aforesaid.

If the Assured shall make any claim knowing the same to be false or fraudulent as regards amount or otherwise, this Policy shall become void and all claim thereunder shall be forfeited.

In witness whereof I being a representative of the Leading Office which is duly authorised by the Assurers have hereunto subscribed my name on their behalf this

day of

GEC 028794

78CB/80

WRG Policies 07237

H. R. WEAVERS (UNGERWRITING) AGENCIES LTB.

NAMED ASSURED: As stated in Item 1 of the Declarations forming a part hereof

and/or subsidiary, associated, affiliated companies or owned and controlled companies as now or hereafter constituted and of which prompt notice has been given to Underwrite (Hereinafter colled the "Named Assured").

... INSURING AGREEMENTS:

I. COVERAGE -

Underwriters hereby agree, subject to the limitations, terms and conditions hereinafter mentioned, to indemnify the Assured for all sums which the Assured shall be obligated to pay by reason of the liability:—

- (a) imposed upon the Assured by law,
- or (b) assumed under contract or agreement by the Named Assured and/or any officer, director, stockholder, partner or employee of the Named Assured, while acting in his capacity as such,

for damages on account of:-

- (i) Personal Injuries
- (ii) Property Damage
- (iii) Advertising Liability

caused by or arising out of each occurrence happening anywhere in the world, and arising out of the hazards covered by and as defined in the Underlying Umbrella Policie stated in Item 2 of the Declarations and issued by the Insurers as specified thereunder (hereinafter called the "Underlying Umbrella Insurers").

II. LIMIT OF LIABILITY -

It is expressly agreed that liability shall attach to the Underwriters only after the Underlying Umbrella Insurers have poid or have been held liable to pay the full amount of the respective ultimate net loss liability as follows:-

\$ (as stated in Item 3 of the Declarations)

ultimate net loss in respect of each occurrence, but

\$ (as stated in Item 4 of the Declarations)

in the aggregate for each annual period during the currency of this Policy, separately in respect of Products Liability and in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employees of the Assured and

H.S.W. (U)A eggregate limit in the Underlying
Umbrella Policies

GEC 028803

WRG Policies 07246

Page 1 o

L.P.O.355A (12/76)

of the Declarations)

each occurrence - subject to a limit of

\$ (as stated in Item 6 of the Declarations)

in the aggregate for each annual period during the currency of this.

Policy, separately in respect of Products Liability and in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employees of the Assured and silf respect of any other hazard subject to an aggregate limit in the Underlying Umbrolla Policies.

CONDITIONS:

1. PRIOR INSURANCE AND NON CUMULATION OF LIABILITY -

It is agreed that if any loss covered hereunder is also covered in whole or in part under any other excess policy issued to the Assured prior to the inception date hereof the lim of liability hereon as stated in Items 5 and 6 of the Declarations shall be reduced by a amounts due to the Assured on account of such loss under such prior insurance.

2. MAINTENANCE OF UNDERLYING UMBRELLA INSURANCE -

This Policy is subject to the same terms, definitions, exclusions and conditions (except as regards the premium, the amount and limits of liability and except as otherwise provided herein) as are contained in or as may be added to the Underlying Umbrella Policies stated in Item 2 of the Declarations prior to the happening of an occurrence for which claim is made hereunder. Should, however, any alteration be made in the premium for the Underlying Umbrella Policies during the currency of this Policy Underwriters reserve the right to adjust the premium hereon accordingly.

It is a condition of this Policy that the Underlying Umbrella Policies shall be maintain in full effect during the Policy period without reduction of coverage or limits except for any reduction of the aggregate limits contained therein solely by payment of claim in respect of accidents and/or occurrences occurring during the period of this Policy o by the operation of Condition C. of the Underlying Umbrella Policies.

3. CANCELLATION -

GEC 028804

This Policy may be cancelled by the Named Assured or by the Underwriters or their representatives by sending by registered mail notice to the other party stating when, release than thirty (30) days thereafter, cancellation shall be effective. The mailing of notice as aforesaid by Underwriters or their representatives to the Named Assured at the address shown in this Policy shall be sufficient proof of notice, and the insurance under this Policy shall end on the effective date and hour of cancellation stated in the notice. Delivery of such written notice either by the Named Assured or by the Underwriters or their representatives shall be equivalent to mailing.

If this Policy shall be cancelled by the Named Assured the Underwriters shall retain the customary short rate proportion of the premium for the period this Policy has been WRG Policies

! P O 355A (12/76)

07247

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DECLARATIONS:

W.R. GRACE AND CO. and/or Subsidiary, Associated, Affiliated Companies and/or ITEM 1. (a) Named Assured:-

Organisations owned, controlled and/or managed

Address of Named Assured: 1114 Avenue of the Americas New York, N.Y.10038.

ITEM 2. Underlying Umbrella Policies:- 79DD1633C (a)

> (b) Underlying Umbrello Insurers: - Certain Insurance Companies

ITEM 3. Underlying Umbrella Limits

(Insuring Agreement II):-

บ.ร \$ 5,000,000

ITEM 4. Underlying Umbrella Aggregate Limits

(Insuring Agreement II):-

v.s.\$ 5,000,000

ITEM 5. Limit of Liability

(Insuring Agreement II):-

U.S. \$ 20,000,000

ITEM 6. Aggregate Limit of Liability

(Insuring Agreement II):-

U.S.\$ 20,000,000

ITEM 7. Policy Period: - 30th June, 1982 to 30th June 1985

both days at 12.01 A.M.Local Standard Time

ITEM 8. Notice of Occurrence (Condition 4) to:-

> Marsh & McLennan Inc., 1221 Avenue of the Americas, New York, N.Y.10020.

ITEM 9: Service of Process (Condition 6) upon:-

Messrs Mendes and Mount.

3 Park Avenue, New York, N.Y.10016

U.S.A.

L.P.O.355A (12/76)

GEC 028806

Page 4 of 4 WRG Policies 07249

Bowring

COVER NOTE

C. T. BOWRING & CO. (INSURANCE) LTD.

Please examine this document carefully and advise us immediately if it is incorrect or does not must your requirements.

P.O. BOX 145. THE BOWRING BUILDING, TELEPHONE: 01-283 3100 TELEGRAMS: BOWINSUR LONDON EC3

TOWER PLACE. LONDON EC3P 3BE

TELEX: 882191

Please always KY017782

(Registered Office)

Registered No. 76170 London

Date 19th July, 1982

VAT No. 244 2517 79

In accordance with your instructions we have arranged cover as follows:

TYPE:

EXCESS LMBRELLA LIABILITY INCLUDING W.C.A. AND EMPLOYEE BENEFIT LIABILITY BUT EXCLUDING CLAIMS ARISING FROM E.R.I.S.A. (1974)

FORM:

Short Excess Form as expiring as far as applicable amendments if

any to be agreed by Underwriters

ASSURED:

W.R. GRACE & COMPANY ET AL and/or Subsidiary, Associated, Affiliated Companies, and/or Organisations owned, controlled and/or managed Companies as now or hereinafter constituted plus

joint ventures as expiring

PERIOD:

36 months at 30th June, 1982

INTEREST:

Coverage in respect Assured's Operations

SUM INSURED:

56.25% of

\$20,000,000 each occurrence (Aggregate Products and

Occupational Disease)

EXCESS OF: -

\$ 5,000,000

each occurrence (Aggregate Products and

Occupational Disease)

WHICH IN TURN EXCESS OF:-

Scheduled Primaries or \$100,000 Self Insured Retention where no

concurrent insurance

SITUATION:

Worldwide

GEC 028812

For the attention of Mr F Nasella Marsh & McLennan Incorporated. 1221, Avenue of the Americas, New York. N.Y. 10020 U.S.A.

C. T. BOWRING & CO. (INSURANCE) LTD.

Bowring

C.T. BOWRING & CO. (INSURANCE) LTD. Lloyd's Brokers

Please examine this document corefully and advise us immediately if it is incorrect or does not ment your requirements.

P.O. BOX 145.

THE BOWRING BUILDING.

TOWER PLACE. LONDON EC3P 3BE TELEPHONE: 01-283 3100

TELEGRAMS: BOWINSUR LONDON EC3

TELEX: 882191

(Registered Office)

Registered No. 76170 London

Please always KY017782

19th July, 1982

Date..... VAT No. 244 251779

in accordance with your instructions we have arranged cover as follows:

TYPE:

EXCESS UMBRELLA LIABILITY INCLUDING W.C.A. AND EMPLOYEE BENEFIT LIABILITY BUT EXCLUDING CLAIMS ARISING FROM E.R.I.S.A. (1974)

FORM:

Short Excess Form as expiring as far as applicable amendments if

any to be agreed by Underwriters

ASSURED:

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joint ventures as expiring

PERIOD:

36 months at 30th June, 1982

INTEREST:

Coverage in respect Assured's Operations

SUM INSURED:

56.25% of

\$20,000,000

each occurrence (Aggregate Products and

Occupational Disease)

EXCESS OF:-

\$ 5,000,000

each occurrence (Aggregate Products and

Occupational Disease)

WHICH IN TURN EXCESS OF: -

Scheduled Primaries or \$100,000 Self Insured Retention where no

concurrent insurance

SITUATION:

Worldwide

For the attention of Mr F Nasella Marsh & McLennan Incorporated, 1221, Avenue of the Americas. New York, N.Y. 10020

U.S.A.

GEC 028814

C.T. BOWRING & CO. IINSURANCEI LTD.

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ï	PLEASE	NOTE	_	,

TRANSIT CASUALTY COMPANY

LOS ANGELES, CALIFORNIA

ST. LOUIS, MISSOURI

(A stock insurance company, herein called the company)

SEND ALL CLAIMS TO: NATIONAL UNDERWRITING AGENCY, INC. NATIONAL UNDERSTRING DRIVE CHICAGO, IRLINOIS 60606

Declarations-Excess Umbrella Policy

SCU 956259

Renewal of No. SCT 955-978

Item 1. Named Insured:

W. R. Grace & Company

Item 2. Address:

1114 Avenue of the Americas New York, New York 10036

Item 3. Policy Period:

To: June 30, 1983 From: June 30, 1982 To: June 30, 1983
12:01 A.M. Standard Time at the address of the Named Insured as stated herein

Hem 4. Limits of Liability: \$4,750,000 each occurrence and/or in the aggregate part

of \$20,000,000 excess of \$5,000,000 excess of underlying.

Item 5. Premium:

Advance: \$65,313.

Annual Minimum: \$65,31

Rate: 23.7% of .0350

Premium Basis:

per \$1,000 of sales

When used as a premium basis:

"admissions" means the total number of persons, other than employees of the named insured, admitted to the event insured or to events conducted on the premises whether on paid admission tickets, complimentary tickets or passes;

2. "cost" means the total cost to the named insured with respect to operations performed for the named insured during the policy period by independent contractors of all work let or sub-let in connection with each specific project, including the cost of all labor, materials and equipment furnished, used or delivered for use in the execution of such work, whether furnished by the owner, contractor or subcontractor, including all fees, allowances, bonuses or commissions made, paid or due;

3. "receipts" means the gross amount of money charged by the named insured for such operations by the named insured or by others during the policy period as are rated on a receipts basis other than receipts from telecasting, broadcasting or motion pictures, and includes taxes, other than taxes which the named insured collects as a separate item and remits directly to a governmental division;

"remuneration" means the entire remuneration earned during the policy period by proprietors and by all employees of the named insured, other than chauffeurs (except operators of mobile equipment) and aircraft pilots and co-pilots, subject to any overtime earnings or limitation of remuneration rule applicable in accordance with the manuals in use by the company;

5. "sales" means the gross amount of money charged by the named insured or by others trading under his name for all goods and products sold or distributed during the policy period and charged during the policy period for installation, servicing or repair, and includes taxes, other than taxes which the named insured and such others collect as a separate item and remit directly to a governmental division.

Countersignature Date August 10,

Authorized Representative

T.V. 9810 A

GEC 027996

TRANSIT CASUALTY COMPAN. LOS ANGELES, CALIFORNIA ST. LOUIS, MISSOURI

(A stock insurance company, herein called the company)

SCU 956-299

Excess Umbrella Coverage—Insuring Agreements

1. Coverage

The Company hereby agrees, subject to the limitations, terms and conditions hereinafter mentioned, to indemnify the Insured for all sums which the insured shall be obliged to pay by reason of the liability imposed upon the Insured by law, or assumed under contract or agreement by the Insured for damages, direct or consequential and expenses on account of:

- (a) Personal Injuries, including death at any time resulting therefrom.
- (b) Property Damage.
- (c) Advertising Liability.

caused by or arising out of each occurrence happening anywhere in the world, and arising out of the hazards covered by and as defined in the Underlying Umbrella Policies stated below and issued by the "Underlying Umbrella Insurers".

UNDERLYING UMBRELLA INSURERS AND POLICY NUMBER:

Carrier

Limits

Underwriters at Lloyd's London & British Ins. Cos. (80%)
Cover Note No. PY 107779

\$5,000,000 each occurrence and/or in the aggregate excess of primary insurances.

Transit Casualty Company UMB 950-239 (20%)

. 2. Limit of Liability --- Underlying Limits

It is expressly agreed that liability shall attach to the Company only after the Underlying Umbrella Insurers have paid or have been held liable to pay the full amount of their respective ultimate net loss liability as follows:

(a) \$ 5,000,000.

ultimate net loss in respect of each occurrence, but

(b) \$ 5,000,000.

in the aggregate for each annual period during the currency of this Policy separately in respect of Products Liability and separately in respect of Personal Injury (latal or non-fatal) by Occupational Disease sustained by any employes of the Insured

and the Company shall then be liable to pay only the excess thereof up to a further

(c) \$ 4,750,000 part of \$20,000,000

ultimate net loss in all in respect of each occurrence — subject to a limit of

4,750,000 part of \$20,000,000 in the aggregate for each annual period during the currency of this policy, separately in respect of Products Liability and separately in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employes of the insured.

08/10/82 T.V. 9812 A mcc

GEC 027997

Conditions

Transit Casualty (herein after called the Company) agrees with the Named insured, named in the Declarations made a part hereof, in consideration of the payment of the premium and in reliance upon the statements in the Declarations and subject to the limits of liability, exclusions, conditions and other terms of this policy:

The Insuring Agreements and any Special Provisions are contained in the separate Coverage Form or Forms issued to complete this policy.

- I. Premium Computation: The deposit premium stated in the Declarations is an advance premium only unless otherwise specified. Upon termination of this policy, the earned premium shall be computed in accordance with the rates and minimum premium applicable to this insurance as stated in the Declarations. If the earned premium thus computed exceeds the advance premium paid, the Named Insured shall pay the excess to the Company; if less, the Company shall return to the Named insured the uncarried portion paid by such Named Insured. The Named Insured shall maintain records of the information necessary for premium computation on the basis stated in the Declarations and shall send copies of such records to the Company at the end of the policy period, as the Company may direct.
- II. Inspection and Audit: The Company shall be permitted but not obligated to inspect the insured's property and operations at any time. Neither the Company's right to make inspections nor the making thereof nor any report thereon shall constitute an undertaking, on behalf of or for the benefit of the Named Insured or others, to determine or warrant that such property or operations are safe.

The Company may examine and audit the Insured's books and records at any time during the policy period and extensions thereof and within three years after the final termination of this policy, as far as they relate to the subject matter of this insurance.

- III. Action Against Company: No action shall lie against the Company unless, as a condition precedent thereto, the Insured shall have fully complied with all the terms of this policy, nor until the amount of the Insured's obligation to pay shall have been finally determined either by judgment against the Insured after actual trial or by written agreement of the Insured, the Claimant and the Company. Sankruptcy or insolvency of the Insured or his estate shall not relieve the Company of any of its obligations hereunder.
- IV. Subrogation: In the event of any payment under this policy, the Company shall be subrogated to all the Insured's rights of recovery thereof against any person or organization and the Insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The Insured shall do nothing after loss to prejudice such rights.
- V. Changes: Notice to or knowledge possessed by any person shall not effect a waiver or change in any part of this policy or estop the Company from asserting any rights under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part hereof, signed by an authorized representative of the Company.
- VI. Assignment: Assignment of interest under this policy shall not bind the Company until its consent is endorsed hereon: if, however, the Insured shall be adjudged bankrupt or insolvent this policy shall cover the Insured's legal representative as insured; provided that notice of cancellation addressed to the Named Insured named in the Occlarations and mailed to the address shown in this policy shall be sufficient notice to effect cancellation of this policy.
- VII. Cancellation: This policy may be canceled by the NAMED INSURED by surrender thereof to the COMPANY or any of its authorized agents, or by mailing to the COMPANY written notice stating when thereafter such cancellation shall be effective. This policy may be canceled by the COMPANY by mailing to the NAMED INSURED at the address shown in this policy written notice stating when, not less than thirty (30) days thereafter, (except in the instance of non-payment of premium to the COMPANY not less than ten (10) days thereafter), such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient notice and the effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the NAMED INSURED or by the COMPANY shall be equivalent to mailing. If the NAMED INSURED cancels, earned premium shall be computed in accordance with the customary short rate table and procedure. If the COMPANY cancels, earned premium shall be computed pro rata.

Premium adjustment may be made at the time cancellation is effected or as soon as practicable thereafter. The check of the COMPANY or its representative, mailed or delivered, shall be sufficient tender of any refund due the NAMED INSURED. If this policy insures more than one NAMED INSURED cancellation may be effected by the first of such NAMED INSUREDS for the account of all INSUREDs; and notice of cancellation by the COMPANY to such first NAMED INSURED shall be notice to all INSUREDS. Payment of any unearned premium to such first NAMED INSURED shall be for the account of all interests therein.

VIII. Terms of Policy Conformed to Statute: Terms of this policy which are in conflict with the statutes of the State wherein this policy is issued are hereby amended to conform to such statutes.

IN WITNESS WHEREOF, the Company has caused this policy to be signed by its Secretary and President and countersigned on the Declarations page by an authorized representative.

Secretary

GEC 028004

WRG Policies

President

W. J. Bregor

823**3**37

BROKER

CODE NO.

LOG KIND

COM.

MARSH & McL. MAN, INC. 1221 AVENUE OF THE AMERICAS NEW YORK, NEW YORK 10020

VUL 3 TA

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NUMBER 6482- 5412

POOL



☐ GRANITE STATE INSURANCE COMPANY ☐ NEW HAMPSHIRE INSURANCE COMPANY

PACIFIC STARR of NEW YORK, INC.

UNDERWRITING MANAGERS
NEW YORK

DECLARATIONS

1. Assured:

W. R. GRACE & CO., ET AL -

(AS MORE FULLY DESCRIBED IN THE UNDERLYING POLICY/IES)

Address:

1114 AVENUE OF THE AMERICAS

NEW YORK, NEW YORK 10038

2. Policy Period: From

JUNE 30, 1982 TO JUNE 30, 1983

both days at 12:01 A.M. (Standard Time) at the location(s) of the risk(s) insured and in accord with the terms_and conditions of the form(s) attached.

3. Amount:

\$ 4,000,000. PART OF

\$20,000,000. EXCESS OF

\$ 5,000,000. EXCESS OF UNDERLYING

Coverage:

EXCESS UMBRELLA LIABILITY

5. Premium: A) Provisional or deposit premium

\$ 55,000.00

B) Minimum Premium

\$ 55,000.00

C) Basis of Adjustment (Rate)

E) Currency: U.S. Dollars

ADJ. \$.0350 PER 1,000.00 SALES

D) Audit Period

NONE

GEC 028005

Assignment of this Policy shall not be valid except with the written consent of this Company.

This Policy is made and accepted subject to the foregoing provisions and stipulations and those hereinafter stated, which are hereby made a part of this Policy, together with such other provisions, stipulations, and agreements as may be added hereto, as provided in this Policy.

Unless otherwise provided herein, this Policy may be cancelled on the customary short rate basis by the Assured at any time by written notice or by surrender of this Policy to the Company. This Policy may also be cancelled, with or without the return or tender of the unearned premium, by the Company or by the Underwriting Managers in its behalf, by delivering to the Assured or by sending to the Assured by regular mail, at the Assured's address as shown herein, not less than 30 days written notice stating when the cancellation shall be effective, and in such case Insurers shall refund the paid premium less the earned portion thereof on demand, subject always to the retention by Insurers hereon of any minimum premium stipulated herein (or proportion thereof previously agreed upon) in the event of cancellation either by Insurers or Assured.

Not withstanding anything to the contrary contained herein and in consideration of the premium for which this insurance is written, it is understood and agreed that whenever an additional or return premium of \$10,00 or less becomes due from or to the Assured on account of the adjustment of a deposit premium, or of an alteration in coverage or rate during the term or for any other reason, the collection of such premium from the Assured will be waived or the return of such premium to the Assured will not be made, as the case may be.

In Witness Whereof, the Company has caused this Policy to be executed and attested, but this Policy shall not be valid unless countersigned by a dury authorized representative of the Company.

Trum & Fagen Surden

WRG Policies 06465

PACIFIC STARR OF NEW YORK, INC.

Countersigned

JULY 8, 1982 TD/ya

02363

-TXCESS UMBRELLA POLICY

Named Assured: As stated in Item 1 of the Declarations forming a part hereof

and/or subsidiary, associated, affiliated companies or owned and controlled companies as now or hereafter constituted and of which prompt notice has been given to the Company.

SCHEDULE

-3:97

ITEM 1. NAMED ASSURED

W. R. GRACE & CO., ET AL

ITEM 2. Underlying Umbrella Policies:

UNDERWRITERS AT LLOYD'S, LONDON AND BRITISH COMPANIES

ITEM 3. Underlying Umbrella limits

(Insuring Agreement II):

\$5,000,000.

1. 4. Underlying Umbrella Aggregate Limits

(Insuring Agreement II):

\$5,000,000.

ITEM 5. Limit of Liability

(Insuring Agreement II):

\$4,000,000. PART OF \$20,000,000.

ITEM 6.

Aggregate Limit of Liability

(Insuring Agreement II):

\$4,000,000. PART OF \$20,000,000.

ITEM 7. Notice of Occurrence (Conditions 4) to: Pacific Starr of New York, Inc.

99 John Street

New York, New York 10038

INSURING AGREEMENTS

COVERAGE

The Company hereby agrees, subject to the limitations, terms and conditions hereinafter mentioned, to indemnify the Assured for all sums which the Assured shall be obligated to pay by reason of the liability

(a) imposed upon the Assured by law,

or

(b) assumed under contract or agreement by the Named Assured and/or any officer, director, stockholder, partner or employee of the Named Assured while acting in his capacity as such.

Attached to and forming part of Policy No. 6482-5442

ssued to: W. R. GRACE & CO., ET AL

Jated: JULY 8, 1982

P-431-P5NY

GEC 028006

for damages, direct or consequential and expenses on account of

- Personal injuries, including death at any time resulting therefrom.
- (ii) Property damage,
- (iii) Advertising liability,

caused by or arising out of each occurrence happening anywhere in the World, and arising out of the hazards covered by and as defined in the Underlying Umbrella Policies stated in Item 2 of the Schedule, (hereinafter called the "Underlying Umbrella Insurers").

7	GRANITE	STATE	INSURANCE	COMPANY
4	GLAMILE	SIMIE	INSOUMINGE	COMIN WISH

☐ NEW HAMPSHIRE INSURANCE COMPANY

PACIFIC STARR OF NEW YORK, INC.

By Annager

Policies 06466

C1314

II. LIMIT OF LIABILITY - UNDERLYING LIMITS

It is expressly agreed that liability shall attach to the Company only after the Underlying Umbrella Insurers have paid or have been held liable to pay the full amount of their respective ultimate net loss liability as follows:-

\$ (as stated in Item 3 of the Declarations)

1.

- occurrence but
- S (as stated in Item 4 in the aggregate for each annual peof the Declarations) riod during the currency of this Policy separately in respect of Products Liability and separately in

non-fatal) by Occupational Disease sustained by any employees of the Assured

Ultimate net loss in respect of each

respect of Personal Injury (fatal or

and the Company shall then be liable to pay only the excess ther of up to a further

- \$ las stated in Item 5 of the Declarations).
- \$ (as stated in Item 6 of the Declarations)

ultimate net loss in all in respect i each occurrence-subject to alimite

医克克氏试验

in the apprecate for each annual or iod during the currency of this Pocy separately, in respect of Proucts Liability and senarately in a spect of Personal Injury (fatal non-fatal) by Occupational Disea sustained by any employees of it

CONDITIONS

1. PRIOR INSURANCE AND NON CUMULATION OF LIABILITY-

It is agreed that if any loss covered hereunder is also covered in whole or in part under any other excess policy issued to the Assured prior to the inception date hereof the limit of liability hereon as stated in Items 5 and 6 of the Schedule shall be reduced by iny amounts due to the Assured on account of such loss under such prior insurance.

Subject to the foregoing paragraph, and to all the other terms and conditions of of this Policy, in the event that Personal Injury or Property Damage arising out of an occurrence covered hereunder is continuing at the time of termination of this Policy the Company will continue to protect the Assured for liability in respect to such rsonal Injury or Property Damage without payment of additionaremium,

2. MAINTENANCE OF UNDERLYING UMBRELLA INSURANCE.

This Policy is subject to the same terms, definitions, exclusions and conditions (except as regards the premium, the amount and limits of liability and except as otherwise provided herein) as are contained in or as may be added to the Underlying Umbrella Policies stated in Item 2 of the Schedule prior to the happening of an occurrence for which claim is made hereunder.

It is a condition of this Policy that the Underlying Umbrella Policies shall be maintained in full effect during the currency hereof, except for any reduction of the aggregate limits contained therein solely by payment of claims in respect of accidents and/or occurrences occurring during the period of this Policy or by the operation of the Prior Insurance and Non Cumulation of Liability Condition of the Underlying Umbrella Policies.

3. CANCELLATION.

This Policy may be cancelled by the Named Assured or by the Company or their representative by mailing written notice to the other party stating when, not less than thirty (30) days (ten [1 days for non-payment of premium) thereafter, cancellation shall t effective. The mailing of notice as aforesaid by the Company their representative to the Named Assured at the address show in this Policy shall be sufficient proof of notice and the Insuranunder this Policy shall end on the effective date and hour cancellation stated in the notice. Delivery of such written notic either by the Named Assured or by the Company or their repr sentative shall be equivalent to mailing,

If this Policy shall be cancelled by the Named Assured the Cor pany shall retain the customary short rate proportion of the pr mium for the period this Policy has been in force, If this Polic shall be cancelled by the Company the Company shall retain pro rata proportion of the premium for the period this Policibeen in force. Notice of cancellation by the Company shaeffective even though the Company makes no payment or te of return premium.

4. NOTICE OF OCCURRENCE-

Whenever the Assured has information from which they reasonably conclude that an occurrence covered hereunder i volves injuries or damage which in the event that the Assure shall be held liable, is likely to involve this Policy, notice shall t sent as stated in Item 7 of the Schedule as soon as practicable provided however, that failure to give notice of any occurrent which at the time of its happening did not appear to involve the Policy, but which, at a later date, would appear to give rise claims hereunder, shall not prejudice such claim.

5. OTHER INSURANCE.

If other valid and collectible insurance with any other insuris available to the Assured covering a loss also covered by the Policy, other than insurance that is in excess of the insurance a forded by this Policy, the Insurance afforded by this Policy shall t in excess of and shall not contribute with such other insurance.

GEC 028007

TRANSIT CASUALTY COMPANY

LUSJANGELES, CALIFORNIA

ST. LOUIS, MISSOURI

(A stock insurance company, herein called the company)

DHAL UNDERWEITING AGENCY 150 SOUTH WACKER DRIVE CHICAGO, ILLINGIS 60606

Declarations—Excess Umbrella Policy

SCU 956535

Renewal of No. _8CU 956259

Item 1. Named Insured:

W. R. Grace & Company

1114 Avenue of the Americas

Item 2. Address:

10036 New York, New York

Item 3. Policy Period:

From: Jame 30, 1983

To: June 30, 1984

12:01 A.M. Standard Time at the address of the Named Insured as stated herein

Item 4. Limits of Liability:

\$4,750,000 each occurrence and/or in the aggregate part of \$20,000,000 excess of \$5,000,000 excess underlying.

Item 5. Premium:

Advance: \$71,250.

Annual Minimum: \$71,250

Rate: 23.75% of .0350

Premium Basis: per 1,000 sales

When used as a premium basis:

"admissions" means the total number of persons, other than employees of the named insured, admitted to the event insured or to events conducted on the premises whether on paid admission tickets, complimentary tickets or passes;

2. "cost" means the total cost to the named insured with respect to operations performed for the named insured during the policy period by independent contractors of all work let or sub-let in connection with each specific project, including the cost of all labor, materials and equipment turnished, used or delivered for use in the execution of such work, whether furnished by the owner, contractor or subcontractor, including all fees, allowances, bonuses or commissions made, paid or due;

3. "receipts" means the gross amount of money charged by the named insured for such operations by the named insured or by others during the policy period as are rated on a receipts basis other than receipts from telecasting, broadcasting or motion pictures, and includes taxes, other than taxes which the named insured collects as a separate item and remits directly to a governmental division:

4. "remuneration" means the entire remuneration earned during the policy period by proprietors and by all employees of the named insured, other than chauffeurs (except operators of mobile equipment) and aircraft pilots and co-pilots, subject to any overtime earnings or limitation of remuneration rule applicable in accordance with the manuals in use by the company;

"sales" means the gross amount of money charged by the named insured or by others trading under his name for all goods and products sold or distributed during the policy period and charged during the policy period for installation, servicing or repair, and includes taxes, other than taxes which the named insured and such others collect as a separate item and remit directly to a governmental division.

Countersignature Date

July 25.

¹⁹ 83

Authorized Representative

T.V. 9810 A BCC

GEC 028392

ST. LOUIS, MISSOURI

(A stock insurance company, herein called the company)

SCU 965535

Excess Umbrella Coverage-Insuring Agreements

1. Coverage

The Company hereby agrees, subject to the limitations, terms and conditions hereinafter mentioned to indemnify the Insured for all sums which the Insured shall be obliged to pay by reason of the liability imposed upon the Insured by law, or assumed under contract or agreement by the Insured for damages, direct or consequential and expenses on account of:

- (a) Personal Injuries, including death at any time resulting therefrom.
- (b) Property Damage.
- (c) Advertising Liability,

caused by or arising out of each occurrence happening anywhere in the world, and arising out of the hazards covered by and as defined in the Underlying Umbrella Policies stated below and issued by the "Underlying Umbrella Insurers".

UNDERLYING UMBRELLA INSURERS AND POLICY NUMBER:

Carrier

Limits

Underwriters at Lloyd's London & British Ins. Cos. (80%) Cover Note No. KY 017582

\$5,000,000 each occurrence and/or in the aggragate excess of primary

Transit Casualty Company **CHB** 950239 (20%)

2. Limit of Liability — Underlying Limits

It is expressly agreed that liability shall attach to the Company only after the Underlying Umbrella Insurers have paid or have been held liable to pay the full amount of their respective ultimate net loss liability as follows:

(a) \$ 5,000,000.

ultimate net loss in respect of each occurrence, but

(b) \$ 5,000,000.

in the aggregate for each annual period during the currency of this Policy separately in respect of Products Liability and separately in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employes of the Insured

and the Company shall then be liable to pay only the excess thereof up to a further

(c) \$ 4,750,000 part of \$20,000,000

ullimate net loss in all in respect of each occurrence — subject to a limit of

(d) \$ 4,750,000 part of \$20,000,000

in the aggregate for each annual period during the currency of this policy, separately in respect of Products Liability and separately in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employes of the Insured.

07-23-83 T.V. 9812 A MCC

GEC 028393

Conditions

Transit Casualty (herein after called the Company) agrees with the Named Insured, named in the Declarations made a part hereof in consideration of the payment of the premium and in reliance upon the statements in the Declarations and subject to the limits of liability, exclusions, conditions and other terms of this policy;

The Insuring Agreements and any Special Provisions are contained in the separate Coverage Form or Forms Issued to complete this policy.

- I. Premium Computation: The deposit premium stated in the Declarations is an advance premium only unless otherwise specified. Upon termination of this policy, the earned premium shall be computed in accordance with the rates and minimum premium applicable to this insurance as stated in the Declarations. If the earned premium thus computed exceeds the advance premium paid, the Named Insured shall pay the excess to the Company; if less, the Company shall return to the Named Insured the unearned portion paid by such Named Insured. The Named Insured shall maintain records of the information necessary for premium computation on the basis stated in the Declarations and shall send copies of such records to the Company at the end of the policy period, as the Company may direct.
- II. Inspection and Audit: The Company shall be permitted but not obligated to inspect the insured's property and operations at any time. Neither the Company's right to make inspections nor the making thereof nor any report thereon shall constitute an undertaking, on behalf of or for the benefit of the Named Insured or others, to determine or warrant that such property or operations are safe.

The Company may examine and audit the Insured's books and records at any time during the policy period and extensions thereof and within three years after the final termination of this policy, as far as they relate to the subject matter of this insurance.

- III. Action Against Company: No action shall lie against the Company unless, as a condition precedent thereto, the Insured shall have fully complied with all the terms of this policy, nor until the amount of the Insured's obligation to pay shall have been finally determined either by judgment against the Insured after actual trial or by written agreement of the insured, the Claimant and the Company. Bankruptcy or insolvency of the Insured or his estate shall not relieve the Company of any of its obligations hereunder.
- IV. Subrogation: in the event of any payment under this policy, the Company shall be subrogated to all the Insured's rights of recovery thereof against any person or organization and the insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The Insured shall do nothing after loss to prejudice such rights.
- V. Changes: Notice to or knowledge possessed by any person shall not effect a waiver or change in any part of this policy or estop the Company from asserting any rights under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part hereof, signed by an authorized representative of the Company.
- Assignment: Assignment of interest under this policy shall not bind the Company until its consent is endorsed hereon; if, however, the insured shall be adjudged bankrupt or insolvent, this policy shall cover the insured's legal representative as insured; provided that notice of cancellation addressed to the Named Insured named in the Declarations and mailed to the address shown in this policy shall be sufficient notice to effect cancellation of this policy.
- VII. Cancellation: This policy may be canceled by the NAMED INSURED by surrender thereof to the COMPANY or any of its authorized agents, or by mailing to the COMPANY written notice stating when thereafter such cancellation shall be effective. This policy may be canceled by the COMPANY by mailing to the NAMED INSURED at the address shown in this policy written notice stating when, not less than thirty (30) days thereafter, (except in the instance of non-payment of premium to the COMPANY not less than ten (10) days thereafter), such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient notice and the effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the NAMED INSURED or by the COMPANY shall be equivalent to mailing. If the NAMED INSURED cancels, earned premium shall be computed in accordance with the customary short rate table and procedure. If the COMPANY cancels, earned premium shall be computed pro rata.

Premium adjustment may be made at the time cancellation is effected or as soon as practicable thereafter. The check of the COMPANY or its representative, mailed or delivered, shall be sufficient tender of any refund due the NAMED INSURED. If this policy insures more than one NAMED INSURED, cancellation may be effected by the first of such NAMED INSUREDS for the account of all INSUREDS; and notice of cancellation by the COMPANY to such first NAMED INSURED shall be notice to all INSUREDS. Payment of any unearned premium to such first NAMED INSURED shall be for the account of all interests therein.

VIII. Terms of Policy Conformed to Statute: Terms of this policy which are in conflict with the statutes of the State wherein this policy is issued are hereby amended to conform to such statutes.

IN WITNESS WHEREOF, the Company has caused this policy to be signed by its Secretary and President and countersigned on the Declarations page by an authorized representative.

GEC 028400

WRG Policies
06853
Presiden

000440

06/30/83 - 06/30/84 GRANITE STATE INSURANCE POLICY NO.: 6483-5666 LIMIT: \$4M PART OF \$20M XS \$5M

GEC 028402

6482-5442

NUMBER



GRANITE STATE INSURANCE COMPANY □ NEW HAMPSHIRE INSURANCE COMPANY

PACIFIC STARR of NEW YORK, INC.

UNDERWRITING MANAGERS **NEW YORK**

DECLARATIONS

Assured:

W. R. GRACE & CO., ET AL

(AS MORE FULLY DEFINED IN THE UNDERLYING POLICY/IES)

Address:

1114 AVENUE OF THE AMERICAS NEW YORK, NEW YORK 10038

Policy Period: From

JUNE 30, 1983 TO JUNE 30, 1984

both days at 12:01 A.M. (Standard Time) at the location(s) of the risk(s) insured and in accord with the terms and con ditions of the form(s) attached.

3. Amount:

\$ 4,000,000. PART OF

\$20,000,000. EXCESS OF

\$ 5,000,000. EXCESS OF UNDERLYING

4. Coverage:

EXCESS UMBRELLA LIABILITY

Premium: A) Provisional or deposit premium

\$ 60,000,00

B) Minimum Premium

\$ 60,000,00

C) Basis of Adjustment (Rate)

FLAT

D) Audit Period

NONE

E) Currency: U.S. Dollars

Assignment of this Policy shall not be valid except with the written consent of this Company.

This Policy is made and accepted subject to the foregoing provisions and stipulations and those hereinafter stated, which are hereby made a part of this Policy, together with such other provisions, stipulations, and agreements as may be added hereto, as provided in this Policy.

Unless otherwise provided herein, this Policy may be cancelled on the customery short rate basis by the Assured at any time by written notice or by surrender of this Policy to the Company. This Policy may also be cancelled, with or without the return or tender of the unearned premium, by the Company or by the Underwriting Managers in its behalf, by delivering to the Assured or by sending to the Assured by regular mail, at the Assured's address as shown herein, not less than 30 days written notice stating when the cancellation shall be effective, and in such case insurers shall refund the paid premium less the earned portion thereof on demand, subject always to the retention by Insurers hereon of any minimum premium stipulated herein (or proportion thereof previously agreed upon) in the event of cancellation either by Insurers or Assured.

Not withstanding anything to the contrary contained herein and in consideration of the premium for which this insurance is written, it is understood and agreed that whenever an additional or return premium of \$10.00 or less becomes due from or to the Assured on account of the adjustment of a deposit premium, or of an alteration in coverage or rate during the term or for any other reason, the collection of such premium from the Assured will be waived or the return of such premium to the Assured will not be made, as the case may be.

In Witness Whereof, the Company has caused this Policy to be executed and attested, but this Policy shall not be valid unless countersigned by a duly authorized representative of the Company.

1114 PSNY

AUGUST 2, 1983 JG/lp

GEC 028403

ORIGINAL

ACIENSTARR OF NEW YORK, IN

WRG Policies

06855

EXCESS UMBRELLA POLICY

amed Assured: As stated in Item 1 of the Declarations forming a part hereof

and/or subsidiary, associated, affiliated companies or owned and controlled companies as now or hereafter constituted and of which prompt notice has been given to the Company.

SCHEDULE

ITEM 1. NAMED ASSURED W. R. GRACE & CO., ET AL

ITEM 2. Underlying Umbrella Policies:

UNDERWRITERS AT LLOYDS, LONDON AND BRITISH COMPANIES

ITEM 3. .. Underlying Umbrella limits

(Insuring Agreeement II):

\$5,000,000.

ITEM 4. Underlying Umbrella Aggregate Limits

(Insuring Agreement II):

\$5,000,000.

ITEM 5. Limit of Liability

(Insuring Agreement II):

\$4,000,000. PART OF \$20,000,000.

EM 6.

Aggregate Limit of Liability (Insuring Agreement II):

\$4,000,000. PART OF \$20,000.000.

ITEM 7 Notice of Occurrence (Conditions 4) to: Pacific Starr of New York, Inc.

99 JOHN STREET

NEW YORK, NEW YORK 10038

INSURING AGREEMENTS

L COVERAGE

The Company hereby agrees, subject to the limitations, terms and conditions hereinafter mentioned, to indemnify the Assured for all sums which the Assured shall be obligated to pay by reasonof the liability

- (a) imposed upon the Assured by law, Of
 - (b) assumed under contract or agreement by the Named Assured and/or any officer, director, stockholder, partner or employee of the Named Assured while acting in his capacity as such.

Attached to and forming part of Policy No. 6483-5666

W. R. GRACE & CO., ET AL ped to:

AUGUST 2, 1983

GEC 028404

P-431-PSNY

for damages, direct or consequential and expenses on account of:

- (i) Personal injuries, including death at any time resulting therefrom,
- (ii) Property damage,
- (iii) Advertising liability,

caused by or arising out of each occurrence happening anywhere in the World, and arising out of the hazards covered by and as defined in the Underlying Umbrella Policies stated in Item 2 of the Schedule, (hereinafter called the "Underlying Umbrella Insurers").

> WRG Policies 06856

☑ GRANITE STATE INSURANCE COMPANY

☐ NEW HAMPSHIRE INSURANCE COMPANY

PACIFIC STARB-OF NEW YORK, INC.

II. LIMIT OF LIABILITY - UNDERLYING LIMITS

It is expressly agreed that liability shall attach to the Company only after the Underlying Umbrella Insurers have paid or have been held liable to pay the full amount of their respective ultimate net loss liability as follows:-

- \$ (as stated in Item 3 of the Declarations)
- \$ (as stated in Item 4 of the Declarations)

Ultimate net loss in respect of each occurrence, but

in the aggregate for each annual period during the currency of this Policy separately in respect of Products Liability and separately in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employees of the Assured.

and the Company shall then be liable to pay only the excess thereof up to a further

- \$ (as stated in Item 5 of the Declarations)-
- \$ (as stated in Item 6 of the Declarations)

ultimate net loss in all in respect of each occurrence-subject to a limit of

in the aggregate for each annual period during the currency of this Policy separately, in respect of Products Liability and separately in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employees of the Assured.

GEC 028405

CONDITIONS

1. PRIOR INSURANCE AND NON CUMULATION OF LIABILITY-

It is agreed that if any loss covered hereunder is also covered in le or in part under any other excess policy issued to the Assured prior to the inception date hereof the limit of liability hereon as stated in Items 5 and 6 of the Schedule shall be reduced by any amounts due to the Assured on account of such loss under such orior insurance.

Subject to the foregoing paragraph, and to all the other terms and conditions of of this Policy, in the event that Personal Injury or Property Damage arising out of an occurrence covered hereunder is continuing at the time of termination of this Policy the Company-will continue to protect the Assured for liability in respect to such Personal Injury or Property Damage without payment of additional premium.

2. MAINTENANCE OF UNDERLYING UMBRELLA INSURANCE-

This Policy is subject to the same terms, definitions, exclusions and conditions (except as regards the premium, the amount and limits of liability and except as otherwise provided herein) as are contained in or as may be added to the Underlying Umbrella Policies stated in Item 2 of the Schedule prior to the happening of an occurrence for which claim is made hereunder.

It is a condition of this Policy that the Underlying Umbrella Policies shall be maintained in full effect during the currency hereof, except for any reduction of the aggregate limits contained therein solely by payment of claims in respect of accidents and/or currences occurring during the period of this Policy or by the tration of the Prior Insurance and Non Cumulation of Liability condition of the Underlying Umbrella Policies.

3. CANCELLATION-

This Policy may be cancelled by the Named Assured or by the Company or their representative by mailing written notice to the

other party stating when, not less than thirty (30) days (ten [10] days for non-payment of premium) thereafter, cancellation shall be effective. The mailing of notice as aforesaid by the Company or their representative to the Named Assured at the address shown in-this Policy shall be sufficient proof of notice and the Insurance under this Policy shall end on the effective date and hour of cancellation stated in the notice. Delivery of such written notice either by the Named Assured or by the Company or their representative shall be equivalent to mailing.

If this Policy shall be cancelled by the Named Assured the Company shall retain the customary short rate proportion of the premium for the period this Policy has been in force. If this Policy shall be cancelled by the Company the Company shall retain the pro rata proportion of the premium for the period this Policy has been in force. Notice of cancellation by the Company shall be effective even though the Company makes no payment or tender of return premium.

4. NOTICE OF OCCURRENCE-

Whenever the Assured has information from which they may reasonably conclude that an occurrence covered hereunder involves injuries or damage which in the event that the Assured shall be held liable, is likely to involve this Policy, notice shall be sent as stated in Item 7 of the Schedule as soon as practicable, provided however, that failure to give notice of any occurrence which at the time of its happening did not appear to involve this Policy, but which, at a later date, would appear to give rise to claims hereunder, shall not prejudice such claim.

5. OTHER INSURANCE-

If other valid and collectible insurance with any other Insurer is available to the Assured covering a loss also covered by this Policy, other than Insurance that is in excess of the Insurance afforded by this Policy, the Insurance afforded by this Policy shall be in excess of and shall not contribute with contribute with contribute.

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Named W. R. GRACE & CO., ETAL AND/OR SUBSIDIARY, ASSOCIATED, laund AFFILIATED COMPANIES AND/OR REGARIZATIONS ONED, CONTROLLED AND/OR MANAGED COMPANIES AS NOW OR HEREINAFTER CONSTITUTED PLIS JOINT, VENTURES AS EXPIRING [GRACE PLAZA, 1114 AVENUE OF THE AMERICAS, NEW YORK, NEW YORK 10036 Policy Period: From 6/30/84 to 6/30/85 of the Named Insured in stated 5.85% RATE ON GROSS SALES Endotraments attached to policy at Inception: Nuclear Energy Liability Exclusion PEICS LIMIT OF LIABILITY:	IN	PACIFIC EMPL	OYERS INSU	JRANCE CO	MPANY, LOS	ANGELES, CAL	IFORNIA
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Named W. R. GRACE & CO., ETAL AND/OR SUBSIDIARY, ASSOCIATED, leaved AFFILIATED COMPANIES AND/OR ORGANIZATIONS CONTED, CONTROLLED Address PLIS JOINT VENTURES AS SWORE REFEINAFTER CONSTITUTED PULS JOINT VENTURES AS EXPIRING GRACE PLAZA, 1114 AVENUE OF THE AMERICAS, NEW YORK, NEW YORK 10036 Policy Period: From 6/30/84 to 6/30/85 of the Named Insured as rested Audit Period: Annual, unless otherwise stated 5.85\$ RATE ON GROSS SALES Endorsaments stateded to policy at Inception: William of the Named Insured as rested **Description** **Descripti		EXCESS BLANKET CA	TASTROPHE		•	DECI ARA	TIONS
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. Appeals

If the insured or the Insured's underlying insurer elects not to appeal a judgment in excess of the retained limit, PEIC may elect to do so at its own expense, and shall be liable for the taxable costs, disbursements and interest incidental thereto, but in no event shall the liability of PEIC for ultimate net loss exceed the amount specified in the Limits of Liability section of the Declarations plus the taxable costs, disbursements and interest sucidental to such appeal.

5. Action Against PEIC

No action shall lie against PEIC unless, as a condition precedent thereto, there shall have been full compliance with all the terms of this policy, nor until the amount of the Insured's obligation to pay shall have been finally determined either by judgment against the Insured after actual trial or by written agreement of the Insured, the claimant and PEIC. Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurence afforded by this policy. No person or organization shall have any right under this policy to join PEIC as a co-defendant in any action against the insured to determine the Insured's liability, nor shall PEIC be impleaded by the Insured or his Legal Representative. Bankruptcy or insolvency of the Insured shall not relieve PEIC of any of its obligations hereunder.

6. Other Insurance

If collectible insurance with any insurer is available to the Insured covering a loss also covered hereunder, the insurance hereunder shall be in excess of, and not contribute with, such other insurance provided however, this does not apply to insurance which is written as excess insurance over PEIC's limit of liability provided in this policy.

When both this insurance and other insurance apply to the loss on the same basis, whether primary, excess or contingent, PEIC shall not be liable under this policy for a greater proportion of the loss than thet stated in the applicable contribution provision below:

- (a) Contribution by Equal Shares. If all of such other valid and collectible insurance provides for contribution by aqual shares, PELS shall not be liable for a greater proportion of such loss than would be payable if each insurer contributs an equal share until the share of each insurer equals the lowest applicable limit of liability under any one policy or the full amount of the loss is paid, and with respect to any amount of loss not so paid the remaining insurers then continue to contribute equal shares of the remaining amount of the loss until each such insurers has paid for limit in full or the full amount of the loss is paid.
- (b) Contribution by Limits. If any of such other insurance does not provide for contribution by equal shares, PEIC shall not be liable for a greater proportion of such loss than the applicable limit of liability under this policy for such loss bears to the total applicable limit of liability of all velid and collectible insurance against such loss.

7. Subrosation

In the event of any payment under this policy, PEIC shell be subropared to all the Insured's rights of recovery therefor against any person or organization; and the Insured shell execute and deliver instruments and papers and do whatever else is necessary to secure such rights. Any amount so recovered shall be apportioned as follows:

Any interest (including the Insured's) having paid an amount in excess of the retained limit plus PE3C's limit of liability haraunder shall be reimbursed first to the extent of actual payment. PEIC shall be reimbursed next to the extent of its actual payment hereunder. If any balance then remains unpaid, it shall be applied to reimburse the Insured or any underlying insurer, as their interest may appear. The expenses of all such recovery proceedings shall be apportioned in the ratio of respective recoveries. If there is no recovery in proceedings conducted solely by PEIC, it shall be at the expenses thereof.

8. Changes

Notice to any agent or knowledge possessed by any agent or by any other person shall not effect a waiver or a change in any part of this policy or estop PEIC from asserting any right under the terms of this policy; nor shall the terms of this policy be waived or changed, except by andorsement issued to form a part of this policy.

9. Assignment

Assignment of interest under this policy shall not bind PEIC until its consent is endorsed hereon; if, however, the Named Insured shall die, or be adjudged bankrupt or insolvent, such insurence as is afforded by this policy shall apply (a) to the Named Insured's logal representative, as the Named Insured, but only while acting within the scope of his duties as such, and (b) with respect to the property of the Named Insured, to the person having proper temporary custody thereof, as Insured, but only until the appointment and qualification of the legal representative.

1D. Three Year Policy

If this policy is issued for a period of three years, the limits of PEIC's liability shall apply separately to each consecutive policy year thereof.

11. Maintenance of Underlying Policies

The Named Intured shall maintain the underlying policies land renewals thereof) with limits of liability as stated in Schadule A in full offect during this policy period, except for any reduction or exhaustion of the aggregate limit or limits contained in such policits abulay by payment of claims arising out of occurrences which happen during this policy period. Failure of the Named Insured to comply with the foregoing shall not invalidate this policy but in the event of such failure PELC shall be liable only to the extent that it would have been liable had the Named Insured complied therewith.

The Named Insured shall give PEIC written notice as zoon as practicable of any change in the scope of coverage or in the amount of limits of insurance under any underlying policy, and of the termination of any coverage or exhaustion of aggregate limits of any underlying insurer's liability.

12. Cancellation

This policy may be cancelled by the Named Insured by surrender thereof to PEIC or any of its authorized spents or by mailing to PEIC written notice stating when thereafter the cancellation shall be effective. This policy may be cancelled by PEIC by mailing to the Named Insured at the address shown in this policy written notice stating when, not less than thirty days thereafter, such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient notice. The time of surrender or the effective date and hour of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the Named Insured or by PEIC shall be equivalent to mailing. If the Named Insured cancels, serned premium shall be computed in accordance with the customary short rate table and procedure. If PEIC cancels, sarned premium shall be computed in accordance with the customary short rate table and procedure. If PEIC cancels, sarned premium shall be computed by the first named of such Named Insured cancellation may be effected by the first named of such Named Insured thall be for any uncerned premium to such first named Named Insured thall be for the account of all Insureds. Notice of cancellation by PEIC to the first Named Insured thall be for the account of all insureds. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or render of unsarned premium to to a condition of cancellation.

13. Acceptance

By acceptance of this policy, the Insured agrees that this policy embodies all agreements existing between himself and PEIC or any of its agents relating to this insurance.

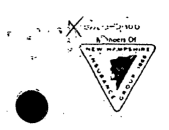
IN WITNESS WHEREOF, the PACIFIC EMPLOYERS INSURANCE COMPANY has caused this policy to be signed by its President and a Sacretary if Les Angeles, Cultionnia, and countarsigned on the Declarations page by a duly Authorized Agent of the Company.

All 1. Mille

BERNARD A. BUGE, JR., PISSIDENT

WRG Policies 07233

GEC 028790



VOL. XVI , TABS

6484- 5867

☐ STATE INSURANCE COMPANY ☐ NEW HAMPSHIRE INSURANCE COMPANY

PACIFIC STARR of NEW YORK, INC.

UNDERWRITING MANAGERS
NEW YORK

DECLARATIONS

1. Assured:

W. R. GRACE & CO., ET AL

Address:

1114 AVENUE OF THE AMERICAS NEW YORK, NEW YORK 10038

2. Policy Period: From

JUNE 30, 1984 TO JUNE 30, 1985

both days at 12:01 A.M. (Standard Time) at the location(s) of the risk(s) insured and in accord with the terms and con-

ditions of the form(s) attached.

3. Amount:

\$ 4,750,000. PART OF

\$20,000,000. EXCESS OF

\$ 5,000,000.

4. Coverage:

EXCESS LIABILITY

5. Premium: A) Provisional or deposit premium

\$77,188.00

B) Minimum Premium

\$77,188.00

C) Basis of Adjustment (Rate)

FLAT

D) Audit Period

E) Currency: U.S. Dollars

NONE

Assignment of this Policy shall not be valid except with the written consent of this Company.

This Policy is made and accepted subject to the foregoing provisions and stipulations and those hereinafter stated, which are hereinade a part of this Policy, together with such other provisions, stipulations, and agreements as may be added hereto, as provided in Policy.

Unless otherwise provided herein, this Policy may be cancelled on the customary short rate basis by the Assured at any time by an ther notice or by surrender of this Policy to the Company. This Policy may also be cancelled, with or without the return or tender or the wearned premium, by the Company or by the Underwriting Managers in its behalf, by delivering to the Assured or by sending the Assured by regular mail, at the Assured's address as shown herein, not less than 30 days written notice stating when the cancel-was: to the retention by Insurers hereon of any minimum premium stipulated herein (or proportion thereof previously agreed upon). The exercising cancellation either by Insurers or Assured.

* In understood and agreed that whenever an additional or return premium of \$10.00 or less becomes due from or to the account of the adjustment of a deposit premium; or of an alteration in coverage or rate during the term or for any other conection of such premium from the Assured will be waived or the return of such premium to the Assured will not be

A tien. Whereof, the Company has caused this Policy to be executed and attested, but this Policy shall not be valid unless a duly authorized representative of the Company.

JULY 29, 1984 MB/ft

Robert B. Souton President

PACIFIC STARR OF NEW YORK, INC. UNDERWRITING MANAGERS

ONDERWRITING MANAGERS

ORIGINAL

GEC 028819

EXCESS UMBRELLA POLICY

flamed Assured: As stated in Item 1 of the Declarations forming a part hereof

100

and/or subsidiary, associated, affiliated companies or owned and controlled companies as now or hereafter constituted and which prompt notice has been given to the Company.

SCHEDULE

ITEM 1. NAMED ASSURED

W. R. GRACE & CO., ET AL

ITEM 2. Underlying Umbrella Policies:

I.ONDON

ITEM 3. Underlying Umbrella limits

(Insuring Agreement II):

\$5,000,000.

ITEM 4. Underlying Umbrella Aggregate Limits

(Insuring Agreement II):

\$5,000,000.

ITEM 5. Limit of Liability

(Insuring Agreement II):

\$4,750,000. PART OF \$20,000,000.

ITEM 6. Aggregate Limit of Liability

(Insuring Agreement II):

\$4,750,000. PART OF \$20,000,000.

ITEM 7. Notice of Occurrence (Conditions 4) to: Pacific Starr of New York, Inc.

99 JOHN STREET

NEW YORK, NEW YORK 10038

INSURING AGREEMENTS

COVERAGE

The Company hereby agrees, subject to the limitations, terms and conditions hereinafter mentioned, to indemnify the Assured for all sums which the Assured shall be obligated to pay by reason of the liability

(a) imposed upon the Assured by law,

OF

(b) assumed under contract or agreement by the Named Assured and/or any officer, director, stockholder, partner or employee of the Named Assured while acting in his capacity as such.

for damages, direct or consequential and expenses on account

- (i) Personal injuries, including death at any time resultherefrom.
- (iii) Property damage,
- (iii) Advertising liability,

caused by or arising out of each occurrence happening anywher the World, and arising out of the hazards covered by and as def in the Underlying Umbrella Policies stated in Item 2 of the Sc ule, (hereinafter called the "Underlying Umbrella Insurers").

Attached to and forming part of Policy No. 6484-5867

Issued to: W. R. GRACE & CO., ET AL

Dated: JULY 20, 1984

GEC 028820

P.431.PSN Y

☑ GRANITE STATE INSURANCE COMPANY

☐ NEW HAMPSHIRE INSURANCE COMPANY

PACIFIC STARR OF NEW YORK INC.

By WRG Policies

77067

1.1237

IL LIMIT OF LIABILITY - UNDERLYING LIMITS

It is expressly agreed that liability shall attach to the Company only after the Underlying Umbrella Insurers have paid or have en held liable to pay the full amount of their respective ultimate net loss liability as follows:-

\$ (as-stated in Item 3 of the Declarations)

Ultimate net loss in respect of each occurrence, but

\$ las stated in Item 4 of the Declarations)

in the aggregate for each annual period during the currency of this Policy separately in respect of Products Liability and separately in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employees of the Assured.

and the Company shall then be liable to pay only the excess there of up to a further

\$ (as stated in Item 5 of the Declarations)-

ultimate net loss in all in respect c
each occurrence-subject to a limit c

\$ (as stated in Item 6 of the Declarations)

in the aggregate for each annual peiod during the currency of this Polcy separately, in respect of Procucts Liability and separately in respect of Personal Injury (fatal cnon-fatal) by Occupational Diseassustained by any employees of the Assured.

CONDITIONS

1. PRIOR INSURANCE AND NON CUMULATION OF LIABILITY.

It is agreed that if any loss covered hereunder is also covered in whole or in part under any other excess policy issued to the Assured prior to the inception date hereof the limit of liability hereon as stated in Items 5 and 6 of the Schedule shall be reduced by any amounts due to the Assured on account of such loss under uch prior insurance.

Subject to the foregoing paragraph, and to all the other terms and conditions of of this Policy, in the event that Personal Injury or Property Damage arising out of an occurrence covered hereunder is continuing at the time of termination of this Policy the Company will continue to protect the Assured for liability in respect to such Personal Injury or Property Damage without payment of addition—gremium.

2. MAINTENANCE OF UNDERLYING UMBRELLA INSURANCE.

This Policy is subject to the same terms, definitions, exclusions and conditions (except as regards the premium, the amount and limits, of liability and except as otherwise provided herein) as are contained in or as may be added to the Underlying Umbrella Policies stated in Item 2 of the Schedule prior to the happening of an occurrence for which claim is made hereunder.

It is a condition of this Policy that the Underlying Umbrella Policies shall be maintained in full effect during the currency hereof, except for any reduction of the aggregate limits contained therein solely by payment of claims in respect of accidents and/or occurrences occurring during the period of this Policy or by the operation of the Prior Insurance and Non Cumulation of Liability Condition of the Underlying Umbrella Policies.

3. CANCELLATION-

This Policy may be cancelled by the Named Assured or by the Company or their representative by mailing written notice to the

other party stating when, not less than thirty (30) days (ten [16] days for non-payment of premium) thereafter, cancellation shall the effective. The mailing of notice as aforesaid by the Company of their representative to the Named Assured at the address show in this Policy shall be sufficient proof of notice and the Insurance under this Policy shall end on the effective date and hour of cancellation stated in the notice. Delivery of such written notice either by the Named Assured or by the Company or their representative shall be equivalent to mailing.

if this Policy shall be cancelled by the Named Assured the Corpany shall retain the customary short rate proportion of the primium for the period this Policy has been in force. If this Polic shall be cancelled by the Company the Company shall retain the program proportion of the premium for the period this Policy his been in force. Notice of cancellation by the Company shall effective even though the Company makes no payment or tend of return premium.

4. NOTICE OF OCCURRENCE-

Whenever the Assured has information from which they measonably conclude that an occurrence covered hereunder is volves injuries or damage which in the event that the Assuraball be held liable, is likely to involve this Policy, notice shall is sent as stated in Item 7 of the Schedule as soon as practicable provided however, that failure to give notice of any occurrent which at the time of its happening did not appear to involve the Policy, but which, at a later date, would appear to give rise claims hereunder, shall not prejudice such claim.

5. OTHER INSURANCE-

If other valid and collectible insurance with any other Insuris available to the Assured covering a loss also covered by the Policy, other than insurance that is in excess of the Insurance forded by this Policy, the Insurance afforded by this Policy shall in excess of and shall not contribute with such other insurance.

GEC 028821

PACIFIC EMPLOYERS INSURANCE COMPANY, LOS ANGELES, CALIFORNIA

CERTIFICATE OF EXCESS INSURANCE

DECLARATIONS

Item 1.

xcc 01 22 83

W.R. GRACE & CO., ETAL AND/OR SUBSIDIARY, ASSOCIATED, AFFILIATED COMPANIES AND/OR ORGANIZATIONS OWNED, CONTROLLED AND/OR MANAGED COMPANIES AS NOW OR HEREINAFTER CONSTITUTED

PLUS JOINT VENTURES AS EXPIRING

Item 2 Address -

GRACE PLAZA, 1114 AVENUE OF THE AMERICAS, NEW YORK, NEW YORK 10036

Item 3. Certificate Term — From: 6/29/84

To:

To: 6/29/85
12:01 A.M., standard time at the address of the insured as stated in Item 2 above.

Item 4. Primary Insurance ---

Primary Carriers

Policy Numbers

Policy Pariods

LONDON

AS PER FILE

6/30/84 TO 6/30/85

TRANSIT PEIC

Item 5. Description of Primary Insurance — AS PER FILE

UMBRELLA LIABILITY INCLUDING WC, AND EMPLOYEE BENEFIT LIABILITY BUT EXCLUDING ERISA

Item 6. Description of Excess Insurance -

\$1,750,000 PART OF \$20,000,000 EXCESS OF \$5,000,000 UMBRELLA EXCESS OF PRIMARY AS PER FILE

\$28,348. - SUBJECT TO RATE OF .0350 PER THOUSAND OF SALES FOR \$20,000,000. LAYER.

item 8. attached hereto and made a part hereof: Nacional description of the second section of the second second section of the sec LD6B97 ENDT.#1

8/1/84

LD-6898 PTD. IN U.S.A.

GEC 028825

XVI,7

TRANSIT CASUALTY COMPANY

LOS ANGELES, CALIFORNIA

r. Louis, Missouri

stock insurance company, herein called the company)

Excess Umbrella Policy Declarations-

956881

Policy Number

Renewal of No. <u>SCU 956 535</u>

item 1. Named Insured:

W. R. Grace & Company

Item 2. Address:

1114 Avenue of the Americas New York, New York 10036

Item 3. Policy Period:

From: June 30, 1984

: June 30, 1984 To: June 30, 1985
12:01 A.M. Standard Time at the address of the Named Insured as stated herein

Item 4. Limits of Liability:

\$1,250,000 each occurrence and/or in the aggregate part of

\$20,000,000 excess of \$5,000,000 excess underlying

Item 5. Premium:

Advance:

\$18,750

Annual Minimum: \$18,750

Rate:

Flat

Premium Basis:

GEC 028832

When used as a premium basis:

"admissions" means the total number of persons, other than employees of the named insured, admitted to the event insured or to events conducted on the premises whether on paid admission tickets, complimentary tickets or passes;

2. "cost" means the total cost to the named insured with respect to operations performed for the named insured during the policy period by independent contractors of all work let or sub-let in connection with each specific project, including the cost of all labor, materials and equipment furnished, used or delivered for use in the execution of such work, whether furnished by the owner, contractor or subcontractor, including all fees, allowances, bonuses or commissions made, paid or due;

"receipts" means the gross amount of money charged by the named insured for such operations by the named insured or by others during the policy period as are rated on a receipts basis other than receipts from telecasting, broadcasting or motion pictures, and includes taxes, other than taxes which the named insured collects as a separate item and remits directly to a governmental division:

4. "remuneration" means the entire remuneration earned during the policy period by proprietors and by all employees of the named insured, other than chauffeurs (except operators of mobile equipment) and aircraft pilots and co-pilots, subject to any overtime earnings or limitation of remuneration rule applicable in accordance with the manuals in use by the company; "sales" means the gross amount of money charged by the named insured or by others trading under his name tor all goods and products sold or distributed during the policy period and charged during the policy period for installation, servicing or repair, and includes taxes, other than taxes which the named insured and such others collect as a separate item and remit directly to a governmental division.

Countersignature Date

July 18,

19 84

Authorized Representative

WRG Policies

07275

T.V. 9810 A

TRANSIT CASUALTY COMPANY LOS ANGELES, CALIFORNIA ST. LOUIS, MISSOURI

W. R. GRACE & COMPANY SCU 956 881

(A stock insurance company, herein called the company)

Excess Umbrella Coverage—Insuring Agreements

1. Coverage

The Company hereby agrees, subject to the limitations, terms and conditions hereinafter mentioned, to indemnify the insured for all sums which the insured shall be obliged to pay by reason of the liability imposed upon the insured by law, or assumed under contract or agreement by the insured for damages, direct or consequential and expenses on account of:

- (a) Personal Injuries, including death at any time resulting therefrom,
- (b) Property Damage
- (c) Advertising Liability,

caused by or arising out of each occurrence happening anywhere in the world, and arising out of the hazards covered by and as defined in the Underlying Umbrella Policies stated below and issued by the "Underlying Umbrella Insurers".

UNDERLYING UMBRELLA INSURERS AND POLICY NUMBER:

Carrier

Underwriters at Lloyd's London & British Insurance Companies (80%)

Cover Note Number KY 017582

Transit Casualty Company UMB 950 239 (15%)

Pacific Employers Insurance Company Policy Number T.B.A. (5%)

Limits

\$5,000,000 each occurrence and/or in the aggregate excess of primary

2. Limit of Liability - Underlying Limits

It is expressly agreed that liability shall attach to the Company only after the Underlying Umbrella Insurers have paid or have been held liable to pay the full amount of their respective ultimate net loss liability as follows:

(a) \$ 5,000,000

ultimate net loss in respect of each occurrence, but

(b) \$ 5,000,000

in the aggregate for each annual period during the currency of this Policy separately in respect of Products Liability and separately in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employes of the Insured

and the Company shall then be liable to pay only the excess thereof up to a further

(c) \$ 1,250,000 part of \$20,000,000

ultimate net loss in all in respect of each occurrence --- subject to a limit of

(d) \$ 1,250,000 part of \$20,000,000

in the aggregate for each annual period during the currency of this policy, separately in respect of Products Liability and separately in respect of Personal Injury (tatal or non-fatal) by Occupational Disease sustained by any employes of the Insured.

7-18-84

T.V. 9812 A dkw GEC 028833

Conditions

Transit Casualty (herein after called the Company) agrees with the Named Insured, named in the Declarations made a part hereof in consideration of the payment of the premium and in reliance upon the statements in the Declarations and subject to the limits of liability, exclusions, conditions and other terms of this policy;

The Insuring Agreements and any Special Provisions are contained in the separate Coverage Form or Forms issued to complete this policy.

t. Premium Computation: The deposit premium stated in the Declarations is an advance premium only unless otherwise specified. Upon termination of this policy, the earned premium shall be computed in accordance with the rates and minimum premium paid, the Named insured shall pay the excess to the Company; if less, the Company shall return to the Named insured the uncomputation on the basis stated in the Declarations and shall maintain records of the information necessary for premium computation on the basis stated in the Declarations and shall send copies of such records to the Company at the end of the policy period, as the Company may direct.

II. Inspection and Audit: The Company shall be permitted but not obligated to inspect the Insured's property and operations at any time. Neither the Company's right to make inspections nor the making thereof nor any report thereon shall constitute an undertaking, on behalf of or for the benefit of the Named Insured or others, to determine or warrant that such property or operations are safe.

The Company may examine and audit the Insured's books and records at any time during the policy period and extensions thereof and within three years after the final termination of this policy, as far as they relate to the subject matter of this insurance.

III. Action Against Company: No action shall lie against the Company unless, as a condition precedent thereto, the Insured shall have fully complied with all the terms of this policy, nor until the amount of the Insured's obligation to pay shall have been finally determined either by judgment against the Insured after actual trial or by written agreement of the Insured, the Claimant hereunder.

IV. Subrogation: In the event of any payment under this policy, the Company shall be subrogated to all the Insured's rights of recovery thereof against any person or organization and the Insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The Insured shall do nothing after loss to prejudice such rights.

V. Changes: Notice to or knowledge possessed by any person shall not effect a waiver or change in any part of this policy or estop the Company from asserting any rights under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part hereof, signed by an authorized representative of the Company.

VI. Assignment: Assignment of interest under this policy shall not bind the Company until its consent is endorsed hereon: it however, the Insured shall be adjudged bankrupt or insolvent, this policy shall cover the Insured's legal representative as Insured; provided that notice of cancellation addressed to the Named Insured named in the Declarations and mailed to the address shown in this policy shall be sufficient notice to effect cancellation of this policy.

VII. Cancellation: This policy may be canceled by the NAMED INSURED by surrender thereof to the COMPANY or any of its authorized agents, or by mailing to the COMPANY written notice stating when thereafter such cancellation shall be effective. This policy may be canceled by the COMPANY by mailing to the NAMED INSURED at the address shown in this policy written notice stating when, not less than thirty (30) days thereafter, (except in the instance of non-payment of premium to the COMPANY not less than ten (10) days thereafter), such cancellation shall be effective. The mailing of notice as aforesald shall be sufficent notice and the effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice shall be computed in accordance with the customary short rate table and procedure. If the COMPANY cancels, earned premium shall be computed pro rata.

Premium adjustment may be made at the time cancellation is effected or as soon as practicable thereafter. The check of the COMPANY or its representative, mailed or delivered, shall be sufficient tender of any refund due the NAMED INSURED. If this policy insures more than one NAMED INSURED, cancellation may be effected by the first of such NAMED INSUREDS for the account of all INSUREDS; and notice of cancellation by the COMPANY to such first NAMED INSURED shall be notice to all INSUREDS. Payment of any unearned premium to such first NAMED INSURED shall be for the account of all interests therein.

VIII. Terms of Policy Conformed to Statute: Terms of this policy which are in conflict with the statutes of the State wherein this policy is issued are hereby amended to conform to such statutes.

IN WITNESS WHEREOF, the Company has caused this policy to be signed by its Secretary and President and countersigned on the Declarations page by an authorized representative.

alex Tempory

Secretary

GEC 028840

W. J. Sregary

WRG Policies

EXHIBIT K65

FACTORISTY DOLLAR		1 2	" /"A /A	/ <u>*</u>
L. BILITY POLICY		•		insurance
DECLARATIONS		HISURANCE IA stor	IS PROVIDED BY	THE COMPANY DESIGNATED BELOW my, herein called the company)
PRODUCER NO. BRANCH PREFIX	POLICY NUMBER	-	333 So. Wabash	tve./Chicago, HI. 60604
135975 693 RDX 1	78 45 29	GONTINEN	ται εαςιιαιτ	V COMPANY
3 (-1, 1 -1, 2		i		
NAMED INSURED & ADDRESS: (Number & Street, Tow	n, County & State)			ANCE COMPANY of Ha
W. R. GRACE & CO.		L AMERICA	IN CASUALTY	COMPANY of Reading
AND AS PER ENDORSEMENT 1	:	TRANSPO	RTATION INS	URANCE COMPANY
1114 AVENUE OF AMERICAS NEW YORK, NEW YORK 10036		TRANSCO	NTINENTAL	INSURANCE COMPAN
10036		1		ANUE COMPANY
<u> </u>				MOL OOM AND
	•			
Policy Period: (hereinafter called "this policy period")	12:01 A.M., STANDARD TIME	1		- 55238
6-30-84 To: 6-30-85	AT THE ADDRESS OF THE IN- SURED AS STATED HEREIN.			5 W = 5 O
Schedule of Underlying Insurance: Insurer and Policy	Mumbar			
The state of the s	Number .	×		
Limits of Lightity. The limit of the Connect Control	SEE ENDORSEMEN	r #2		
Limits of Liability: The limit of the Company's liability COLUMN 1 IN EXCESS		ect to all the terms of t	his policy having	reference thereto.
711 CAVCO	S OF COLUMN II	COLUMN III		
Company Limits Fach Person	Underlying Limits	Total Limits		Coverage
Each Person Each Occurrence	\$ \$	\$	A. Bodil	y Injury
\$ Each Person*	\$	\$		mobile
\$ Each Occurrence	\$	\$	B. Bodil	y injury ot Automóbile
\$ Aggregate	\$	\$, C.,	
Each Occurrence Each Occurrence	\$	\$	C. Prope	rty Damage Automobile
Aggregate	\$	\$	1	rty Damage
Each Occurrence	\$	\$		t Automobile ined Single Limit Bodity
\$1,000,000. PART OF \$20,000,000	\$	\$	lnjury	and Property Damage
72,000,000. TAKE OF \$20,000,000	\$ 5,000,000.	\$25,000,000	t t	
			1	NED SINGLE LIMIT OCCURRENCE AND
Premium Computation				GATE WHERE APPLICA
Premium Basis	Estimated Exposure			
1984 CALENDAR YEAR	TBD		Rate	Estimated Premium
GROSS SALES	IBU	-	.00175	\$16,250.
Deposit Premium: \$ 16,250.	on effective date of policy	Mi	nimum Premium:	\$ 16,250. Annual
	•			\$Policy
Audit Period ANNUAL	•		_	_
Absence of entry means the "each person" limit does no	vigas t	-1/-	0	/)
		0/222	:17	war
	Countersigned b	,	thorized Agent	7
E-40219-A				•
•				
				WRG Polici
		GEC 028842		07285

J3299

ry agrees with the named insured, in consideration of the payment of the premium and subject to the provisions of this policy:

PART I --- INSURING AGREEMENTS

1. Excess Liability Indonnity

To indemnify the insured for the amount of less which is in excess of the applicable limits of liability of the anderlying lessurance inserted in column II of item 4 in the declarations; provided that this policy shall apply only to those coverages for which a limit of liability is inserted in column I; provided further that the limit of the company's kiability under this policy shall not ceed the applicable amount inserted in column I.

The provisions of the immediate underlying policy are incorporated as a part of this policy except for any obligation to investigate and defend and pay for costs and expenses incident to the same, the amount of the limits of liability, any "other insurance" provision and any other provisions therein which are inconsistent with the provisions of this policy.

If the applicable coverage in the immediate underlying paticy insures accidents rather than occurrences, then "accident" is substituted for "occurrence" in the applicable coverage of this policy.

ation of Underlying Insurance 2. Policy Period: Toroni

This policy applies to Injury or destruction taking place during this policy period, provided that when the Immediate undertying policy insures occurrences taking place during its policy period, instead of injury or destruction taking place during its policy period, then this policy likewise applies to occurrences taking place during this policy period and "occurrences" is substituted for "injury or destruction" in Part III of this policy.

If the immediate underlying policy is conceled, this policy likewise is canceled effective on the same date at the same time and without notice to the insureds. If the immediate emerying policy otherwise ceases to apply (for reasons other than the exhaustion of an aggregate limit of liability), this policy likewise ceases to apply to the same extent on the same date at the same time and without notice to the insureds.

PART II - DEFINITIONS

1. Immediate Vadartring Policy

"Immediate underlying policy" means the policy of the underlying lazurance which provides the layer of coverage, whether primary or excess, immediately preceding the layer of coverage provided by this policy.

"Loss" means the sums paid as damages in settlement of a claim or in satisfaction of a judgment for which the insured is legally liable, after making deductions for all recoveries, salvages and other insurances (whether

recoverable or not) other than the malertying insurance and excess insurance purchased specifically to be in excess of this policy. "Loss" does not include investigation, adjustment, defense or appeal costs and expenses no costs and expenses incident to any of the same, notwithstanding that the madertying lasurance may provide insurance for such costs and expenses.

"Underlying insurance" means the insurance policies listed in item 3 in the declarations and includes any renewal or replacement of such policies.

PART III

PROVISIONS GOVERNING THE APPLICATION OF THE AGGREGATE LIMITS OF LIABILITY

1. Reduction of the Appresate

This provision applies only if this policy contains an aggregate limit of liability which applies to the occurrence.

Madility which applies to the occurrence.

If the "each occurrence" or "each person" limit of liability of the underlying insurance is less than as stated in column II in item 4 in the declarations because the aggregate limits of liability of the underlying insurance have been reduced. This policy becomes excess of such reduced limit of liability if such reduction is solely the result of injury or destruction occurring after the inception date of this policy and not before. Nothing contained tein shall operate to increase the limit of the company's liability.

2. Application of the Aggregate to Separate Projects

To the extent that the aggregate limits of liability of the immediate underlying policy apply separately to various operations, projects, locations, hazards or types of injury, the aggregate limits of liability of this policy likewise apply separately to such operations, projects, locations, hazards or types of injury.

3. Application of the Aggregate to Periods of Time

Application of the Aggregate to Periods of Time

The aggregate limits of liability of this policy apply separately to each aggregate period. The first aggregate period of this policy begins on the effective date of this policy and ends on the next termination date of the aggregate period of the immediate underlying policy. Any succeeding aggregate period of this policy is concurrent with the aggregate period of the immediate underlying policy unless it is the final aggregate period. The final aggregate period of the immediate underlying policy immediately preceding the appreciate period of the immediate underlying policy immediately preceding the expiration date of this policy and ends on the expiration date of this policy.

This paragraph does not apply if the expiration date of this policy and the

date of this policy and ends on the expiration date of his policy.

This paragraph does not apply if the expiration date of this policy and the expiration date or anniversary date of the Immediate underlying policy are identical. If this policy is a renewal of a similar policy underwriten by this company, the applicable aggregate limit of liability of this policy for the first period shall be reduced by any amounts paid or payable on account of injury or destruction taking place during the final aggregate period of the policy renewed. The final aggregate period of the policy renewed shall be determined in the same manner as the final aggregate period for this policy.

PART IV - NUCLEAR ENERGY LIABILITY EXCLUSION

The following exclusion applies in addition to those in the immediate under-

Except with respect to automobiles registered in the State of New York, this policy does not apply:

A. to bodily injury or preperty damage

- (1) with respect to which an insured under this policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or
- (2) resulting from the hazardous properties of nuclear material and with respect to which tal any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) the insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization. preanization.
- b. to bodily injury or property damage resulting from the kazardeus properties of auclear material, if
 - (1) the nuclear material (a) is at any auclear facility owned by, or operated by or on behalf of, an insured or (b) has been discharged or dispersed by or on therefrom:
 - the nuclear material is contained in spent fuel or waste at any time

possessed, handled, used, processed, stored, transported or disposed of by or on behalf of an insured; or

(3) the bodily injury or property samage arises out of the furnishing by an insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (3) applies only to property damage to such nuclear facility and any property thereat.

As used in this exclusion:

"hazardous properties" include radioactive, toxic or explosive properties.

"nuclear material" means source material, special nuclear material or byproduct material;

"source material," "special nuclear material," and "byproduct material" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof;

"spent tuel" means any fuel element or fuel component, solid or liquid, which

"spent treet means any flue element or fluet component, solid or fluid. Which has been used or exposed to radiation in a nuclear reactor;
"waste" means any waste material 11) containing byproduct material and (2) resulting from the operation by any person or organization of any nuclear facility included within the definition of nuclear facility under paragraph (2) or (b) thereof:

'auclear facility" means

(a) any nuclear reactor.

WRG Policies 07286

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- (b) any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing speat twel, or (3) handling, processing or packaging wasts,
- (c) any equipment or device used for the processing, fabricating or alloying of special anclear material if at any time the total amount of such material in the custody of the incured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235.

(d) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste,

and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations;

"maclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material:

"property damage" includes all forms of radioactive contamination of property.

PART V - CONDITIONS

1. Underlying Incurance - Changes During this Policy Period

Any change in coverage in the malerlying insurance shall be promptly reported to the company and the insured shall, upon request, furnish the company with copies of such changes.

Any change in the premium for the maderlying insurance shall be promptly reported to the company and the premium for this policy, subject to the minimum premium, may be adjusted in accordance with the manuals of the company then in effect.

2. Notice of less; Participation in Betense by the Company
Notice of an occurrence which appears likely to involve this policy shall be given by or on behalf of the insured to the company or any of its authorized agents as soon as practicable. The company at its own option may, but is not required to, participate in the investigation, settlement or defense of any claim or suit against the insured.

3. Action Against Company

No action shall lie against the company unless, as a condition precedent thereto, the insured shall have fully complied with all the terms of this

Any person or organization or the legal representative thereof who has secured a judgment against the insured shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. Nothing contained in this policy shall give any person or organization any right to join the company as a co-detendant in any action against the insured to determine the insured's liability. Any payments by the company under this condition 3 shall discharge the company's obligation to the insured to the extent of such payments. to the extent of such payments.

Bankruptcy or insolvency of the insured or of the insured's estate shall not relieve the company of any of its obligations hereunder.

4. Subravation and Other Recoveries

In the event of any payment under this policy, the company shall be brogated to all the insured's rights of recovery therefor against any person organization and the insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The insured shall do nothing after the occurrence to prejudice such rights.

shall do nothing after the occurrence to prejudice such rights.

Because this policy affords excess coverage, the insured's right of recovery cannot always be exclusively subrogated to the company. It is, therefore, agreed that the company shall act in concert with all other interests concerned, including the insured, in the enforcement of any subrogation rights or in the recovery of amounts by any other means. The apportioning of any amounts so recovered shall follow in the principle that any interest, including the insured, that shall have paid an amount over and above any payment under this policy shall first be reimbursed up to the amount paid by such interest; the company shall then be reimbursed out of any balance then remaining up to the amounts paid as the result of least covered under this

policy; and lastly, the interests, including the insured of whom this coverage is in excess are entitled to claim any residue remaining. Expenses and costs necessary to the recovery of any such amounts shall be apportioned between the interests coheerned, including the insured, in the ratio of their respective recoveries or, in the event of a totally unsuccessful attempt to recover, in the ratio of the respective amounts sought to be recovered.

5. Other Insurance

This condition does not apply with respect to the underlying insurance or excess insurance purchased specifically to be in excess of this policy.

If, with respect to a loss covered hereunder, the insured has other insur-If, with respect to a was covered hereunder, the insured has other insurance, whether on a primary, excess or contingent basis, there shall be no insurance afforded bereunder as respects such less; provided, that if the applicable limit of liability of this policy is greater than the applicable limit of liability provided by the other insurance, this policy shall afford excess insurance over and above such other insurance in an amount sufficient to give the insured, as respects the layer of coverage afforded by this policy, a total limit of liability equal to the applicable limit of liability afforded by this policy.

This policy may be canceled by the named insured by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be canceled by the company by mailing to the named insured at the address shown in the declarations written notice stating when not less than ten days thereafter such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient proof of notice. The effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

If the named insured cancels earned premium or minimum premium.

If the named insured cancels, earned premium or minimum premium, whichever is greater, shall be computed in accordance with the customary short rate table and procedure. If the company cancels, earned premium or minimum premium, whichever is greater, shall be computed pro rata. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.

7. First Named Inversed

The insured first named in item 1 in the declarations is authorized to act on behalf of all named insureds and other insureds with respect to the giving and receiving of notice of cancellation and to receiving any return premium that may become payable under this policy. The insured first named in Item 1 in the declarations is responsible for the payment of all premiums but the other named insureds jointly and severally agree to make such premium payments in full if the insured first named in item 1 fails to pay the amount due within thirty days after the company gives a written demand for payment to the insured first named in Item 1.

In witness whereof, the company has caused this policy to be signed by its president and a secretary at Chicago, illinois, but the policy shall not become valid until countersigned on the declarations page by a duly authorized representative of the company.

Continental Casualty Company Transportation leaurance Company

National Fire Insurance Company of Hartland Transcontinental Insurance Company

American Casualty Company of Reading, Pa. Valley forge tasurance Company

GEC 028844

00211

NAMED INSURED

W. R. GRACE & CO. AND/OR SUBSIDIARY, ASSOCIATED, AFFILIATED COMPANIES AND/OR ORGANIZATIONS, OWNED, CONTROLLED AND/OR MANAGED COMPANIES AS NOW OR HEREINAFTER CONSTITUTED.

This endorsement is a part of your policy and takes effect on the effective date of your policy, unless another effective date is shown below.

	ss Be Complesed
ENDT. NO.	POLICY NO.
1	RDX 178 4529

GW

		Only 1	When Or Is	This Endorsement Is Not Prepared with the Policy Not to be Effective with the Policy	
IBBUED TO				EFFECTIVE DATE THIS ENDORSEME	OF NT

CNA

	Countersigned by	
	Authori	zed Representative
		WRG Policies
entre and a second of the seco	GEC 028845	07288

SCHEDULE OF UNDERLYING INSURANCE

T IS AGREED THAT ITEM 3 OF THE POLICY DECLARATIONS, LIMITS OF LIABILITY IS COMPLETED TO LEAD AS FOLLOWS:

THE COMPANY'S LIABILITY UNDER THIS POLICY IS LIMITED TO:

\$1,000,000. EACH OCCURRENCE \$1,000,000. AGGREGATE WHERE APPLICABLE

WHICH IS PART OF \$20,000,000. EXCESS OF \$5,000,000. EXCESS OF PRIMARY AS FOLLOWS:

	PARTICIPATION	POLICY NUMBER OR RENEWAL THEREOF
FIRST LAYER - \$5.0 MILLION EXCESS OF	PRIMARY	
VARIOUS BRITISH COMPANIES TRANSIT CASUALTY CO. PACIFIC EMPLOYERS GROUP	\$ 4,000,000. 750,000. 250,000. \$ 5,000,000.	KYO 17582 UMB 950239 XM 0017204
SECOND LAYER - \$20.0 MILLION EXCESS	OF \$5.0 MILLION	
LLOYDS & VARIOUS COMPANIES GRANITE STATE INS. CO. PACIFIC EMPLOYERS GROUP ANSIT CASUALTY CO. CONTINENTAL CASUALTY CO.	\$11,250,000. 4,750,000. 1,750,000. 1,250,000. 1,000,000. \$20,000,000.	KYO 17782 6484-5866 XCC 012283 SCU 956881 RDX 1784529

This endorsement is a part of your policy and takes effect on the effective date of your policy, unless another effective date is shown below.

Must Be Complesed		Complete Only When This Endorsement Or Is Not to be Effecti
ENDT. NO.	POLICY NO.	ISSUED TO .
2	RDX 178 4529	

ent Is Not Prepared with the Policy tive with the Policy EFFECTIVE DATE OF



GW

Countersigned by		
3	Authorized Repres	entative
	WRG	Policies
		07289

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EXHIBIT K66

		- 3
Service Office Number Agency Number	-	Oldcy No.
Ameigementy & Collins, Inc. 50 California St.		
San Prencisco, Cl. 9011	New; Kenewal; Rewrite of:	360 01 72 04
	← Agency Name	
9		EXCESS BLANKET CATASTROPHE
		LIABILITY POLICY
PACIFIC EMPLOYER	S INSURANCE COMPANY	
		хмо 01 72 11
		XMO OT 12 II
amed Grace Flasa		•
1114 Avenue of the Americ	-25	•
ddress New York, New York 1983		
en e	•	
•		
Alta he	a tanàna	12:01 A.M., standard time at the address
olicy Period: From 6/30/85	to 4/34/86	of the Named Insured as stated herein
udit Period: Annual, unless otherwise stated	clear Energy Liability Exclusion	· · ·
PEICE LIMIT OF LIABILITY.	LIMITS OF LIABILITY	
PEIC'S LIMIT OF LIABILITY:	· ·	because of personal injury
	· ·	because of personal injury, jury or any combination thereof.
	arising out of any one occurrence	jury or any combination thereof.
	arising out of any one occurrence arising out of any one occurrence arising out of all occurrences duri	ng each policy year because of
ITEM 1. \$ 1,000,00 p/o \$5,00 item 2. \$ 1,000,00 insured s retained Limit:	arising out of any one occurrence arising out of any one occurrence arising out of all occurrences duri	jury or any combination thereof.
	arising out of any one occurrences arising out of any one occurrences duri arising out of all occurrences duri arising out of all occurrences duri	igury or any combination thereof. Inglesch policy year because of letted operations hazard, or both combined.
ITEM 1. \$ 1,000,00 p/o \$5,00 ITEM 2. \$ 1,000,00 ITE	arising out of any one occurrences arising out of all occurrences duri arising out of all occurrences duri because of personal injury, proper but of any one occurrence not wi	ng each policy year because of letted operations hazard, or both combined. Try damage or advertising injury arising this the terms of coverage of underlying
ITEM 1. \$ 1,000 pt 55,000 pt 55,000 pt 15 pt 1,000 pt 15 pt 1,000 pt 15	arising out of any one occurrence property damage or advertising in arising out of all occurrences duri the products hazard, or the comp	ng each policy year because of letted operations hazard, or both combined. Try damage or advertising injury arising this the terms of coverage of underlying
ITEM 1. \$ 1,000 pt 55,000 pt 55,000 pt 15 pt 1,000 pt 15 pt 1,000 pt 15	arising out of any one occurrences arising out of all occurrences duri arising out of all occurrences duri because of personal injury, proper but of any one occurrence not wi	ng each policy year because of letted operations hazard, or both combined. Try damage or advertising injury arising this the terms of coverage of underlying
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ITEM 1. \$ 1,000,000 ITEM 2. \$ 1,000,000 INSURED'S RETAINED LIMIT: Underlying lasurance, or ITEM 3. \$ 1 Private Anyma 1,515,105, 450	arising out of any one occurrences arising out of all occurrences during the products hazard, or the comp because of personal injury, proper but of any one occurrence not within the terms of PREMIUM COMPUTATION Bate per 1009 Sales REMIUM S	ng each policy year because of letted operations hazard, or both combined. Ty damage or advertising injury arising thin the terms of coverage of underlying the coverage of this insurance. Total Advance Premium \$289,900.

PFPSDNS OR ENTITIES INSURED

(continued)

- (d) any person while using, with the permission of the Named Insured any automobile or aircraft owned by, loaned to or hired for use by or on behalf of the Named Insured and any person or organization legally responsible for the use thereof, provided the actual operation or other actual use is within the scope of such permission, and any afficer, director or stockholder of the Named Insured with respect to the use of an automobile or aircraft not owned by the Named Insured but only while such automobile or aircraft is being used in the business of the Named Insured. The insurance with respect to any person or organization other than the Named Insured does not apply under this paragraph (d):
 - (i) to any person or organization, or to any agent or employee thereof, operating an automobile sales agency, repair shop, service station, storage garage or public parking place;
 - (ii) to any automobile or aircraft hired by or loaned to the Named Insured, to the owner or a lessee (of

- whom the Named Insured is a sub-lessee) thereof other than the Named Insured, or to any agent or employee of such owner or lesses.
- (iii) to any manufacturer of aircraft, aircraft angines or aviation accessories, or any aviation sales, service or repair organization or airport or hanger operator or their respective amployees or agents.

GEC 029339

RETAINED LIMIT-PEIC'S LIMIT OF LIABILITY

R. | less of the number of (1) Insureds under this policy, (2) persons or organizations who sustain injury or damage, or (3) claims made or suits brought because of personal injury, property damage, or advertising injury, PEIC's liability is limited as follows:

With respect to personal injury, property damage or advertising injury, or any combination thereof, PEIC's liability shall be only for the ultimate net loss in excess of the Insured's retained limit defined as the greater of:

- (a) an amount equal to the limits of liability indicated beside the underlying insurence listed in Schedule A hereof, plus the applicable limits of any other underlying insurance collectible by the insured; or
- (b) the amount specified in Item 3. of the Limits of Liability section of the declarations because of personal injury, property damage or advertising injury not within the terms of the coverage of the underlying insurance listed in Schedule A:

then for an amount not exceeding the amount specified in Item 1. of . Limits of Liability section of the declarations arising out of any one occurrence.

There is no limit to the number of occurrences during the policy period for which claims may be made, except that the liability of PEIC, because of

either the products hezard or the completed operations hazard, or both combined, arising out of all occurrences during each policy year shall not exceed the amount specified in Item 2. of the Limits of Liability section of the

If the aggregate limits of liability of the underlying insurance histed in Schedule A are reduced or exhausted because of personal injury, property damage or advertising injury during the period of this policy, PEIN will, subject to PEIC's limit of liability stated above, continue such coverage as is afforded by such listed underlying insurance for the remainder of the policy year of such underlying insurance in excess of the reduced or exhausted limits.

For the purpose of determining the limits of PEIC's liability, (1) all personal injury and property damage arising out of continuous or repeated exposure to substantially the same general conditions shall be considered as arising out of one occurrence, and (2) with respect to advertising injury, all injury arising out of any advertisement, publicity article, broadcast or telecast or any combination thereof involving the same injurious material or act, regardless of the frequency of repetition thereof or the number or kind of media used, whether claim is made by one or more persons, shall be deemed to arise out of one occurrence.

POLICY PERIOD, TERRITORY

T olicy applies to personal injury, property damage or advertising injury which occurs anywhere during the policy period.

EXCLUSIONS

This policy does not apply:

- (a) to any obligation for which the Insured or any carrier as his insurer may be held liable under any workman's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (b) to property damage to (1) property owned by the insured, or (2) the insured's products arising out of such products or any part of such products, or (3) work performed by or on behalf of the insured arising out of the work or any portion thereof, or out of materials, parts or equipment furnished in connection therewith:
- (c) to loss of use of tangible property which has not been physically injured or destroyed resulting from (1) a delay in or lack of performance by or on behalf of the Named Insured of any contract or agreement, or (2) the failure of the Named Insured's products or work performed by or on behalf of the Named Insured to meet the level of performance, quality, fitness or durability warranted or represented by the Named Insured; but this exclusion does not apply to loss of use of other tangible property resulting from the sudden and accidental physical injury to or destruction of the Named Insured's products or work performed by or on behalf of the Named Insured after such products or work heve been put to use by any person or organization other than an insured;
- (d) to damages claimed for the withdrawal, inspection, repair, replacement or loss of the use of the Insured's products or work completed by or for the Insured or of any property of which such products or work form a part,

- if such products, work or property are withdrawn from the market or from use because of any known or suspected defect or deficiency therein;
- (e) to advertising injury resulting from {1} failure of performance of contract, {2} infringement of trade mark, service mark or trade name by use thereof as the trade mark, services mark or trade name of goods or services sold, offered for sale or advertised, but this shall not relate to titles or slogans, {3} incorrect description of any article or commodity, or {4} mistake in advertised price;
- (f) to property damage in accordance with the provisions of the property damage exclusion endorsement attached hereto;
- (g) as respects parts (b), (c), and (d) of the definition of personal injury, to injury arising out of the willful violation of a penal statute or ordinance committed by or with the knowledge or consent of the Named Insured;
- (h) as respects part (c) of the definition of personal injury, to injury arising out of any publication or utterance, if the first injurious publication or utterance of the same or similar material by or on behalf of the Named Insured was made prior to the effective date of this policy;
- (i) to bodily injury or property damage arising out of the discharge, dispersal, release or escape of smoke, vapors, soot, fumes, acids, alkalis, toxic chamicals, liquids or gases, waste materials or other irritants, contaminants or pollutants into or upon land, the atmosphere or any water course or body of water; but this exclusion does not apply if such discharge, dispersal, release or escape is sudden and accidental.

1. Appeals

If the Insured or the Insured's underlying insurer elects . judgment in excess of the retained limit, PEIC may elect to do so at its own expense, and shall be liable for the taxable costs, disbursaments and interest incidental thereto, but in no event shall the liability of PEIC for ultimate net loss exceed the amount specified in the Limits of Liability section of the Declarations plus the taxable costs, disbursements and interest incidental to such appeal.

Action Against PEIC

No action shall lie against PEIC unless, as a condition precedent thereto. there shall have been full compliance with all the terms of this policy. nor until the amount of the Insured's obligation to pay shall have been finally determined either by judgment against the Insured after actual tral or by written agreement of the Insured, the claimant and PEIC. Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. No person or organization shall have any right under this policy to join PEIC as a co-defendant in any action against the Insured to determine the Insured's liability, nor shall PEIC be impleaded by the Insured or his Legal Representative. Bankruptcy or insolvency of the Insured shall not relieve PEIC of any of its obligations heraunder.

6. Other Insurance

rollectible insurance with any insurer is available to the insured aring a loss also covered hereunder, the insurance hereunder shall be in excess of, and not contribute with, such other insurance provided, however, this does not apply to insurance which is written as excess insurance over PEIC's limit of liability provided in this policy.

When both this insurance and other insurance apply to the loss on the same basis, whether primary, excess or contingent, PEIC shall not be liable under this policy for a greater proportion of the loss than that stated in the applicable contribution provision below:

- (a) Contribution by Equal Shares, If all of such other valid and collectible insurance provides for contribution by equal shares, PEIC shall not be liable for a greater proportion of such loss than would be payable if each insurer contributes an equal share until the share of each insurer equals the lowest applicable limit of liability under any one policy or the full amount of the loss is paid, and with respect to any amount of loss not so paid the remaining insurers then continue to contribute equal shares of the remaining amount of the loss until each such insurer has paid its limit in full or the full amount of the
- (b) Contribution by Limits. If any of such other insurance does not provide for contribution by equal shares, PEIC shall not be liable for a greater proportion of such loss than the applicable limit of liability inder this policy for such loss bears to the total applicable limit of ability of all valid and collectible insurance against such loss.

Subregation

In the event of any payment under this policy, PEIC shall be subrogated to all the insured's rights of recovery therefor against any person or organization; and the Insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. Any amount so recovered shall be apportioned as follows:

Any interest (including the Insured's) having paid an amount in excess of the retained limit plus PEIC's limit of liability hereunder shall be raimbursed first to the extent of actual payment. PEIC shall be reimbursed next to the extent of its actual payment hersunder. If any balance then remains unpaid, it shall be applied to reimburse the Insured or any underlying insurer, as their interest may appear. The expenses of all such recovery proceedings shall be apportioned in the ratio of respective recoveries. If there is no recovery in proceedings conducted solely by PEIC, it shall bear the expenses thereof.

8. Changes

Notice to any agent or knowled possessed by any agent or by any other person shall not effect a waiver or a change in any part of this policy or estop PEIC from asserting any right under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy.

Assignment

Assignment of interest under this policy shall not bind PEIC until its consent is endorsed hereon; if, however, the Named Insured shall die, or be adjudged bankrupt or insolvent, such insurance as is afforded by this policy shall apply (a) to the Named Insured's legal representative. as the Named Insured, but only while acting within the scope of his duties as such, and (b) with respect to the property of the Named Insured, to the person having proper temporary custody thereof, as insured, but only until the appointment and qualification of the legal representative.

10. Three Year Policy

If this policy is issued for a period of three years, the limits of PEEC's liability shall apply separately to each consecutive policy year thereof.

Maintenance of Underlying Policies

The Named Insured shall maintain the underlying policies (and renewals thereof) with limits of liability as stated in Schedule A in full effect during this policy period, except for any reduction or exhaustion of the aggragate limit or limits contained in such policies solely by payment of claims arising out of occurrances which happen during this policy, period. Failure of the Named Insured to comply with the foregoing shall not invalidate this policy but in the event of such failure PEIC shall be liable only to the extent that it would have been liable had the Named Insured complied therewith.

The Named Insured shall give PEIC written notice as soon as practicable of any change in the scope of coverage or in the amount of limits of insurance under any underlying policy, and of the termination of any coverage or exhaustion of aggregate limits of any underlying insurer's

12. Cancellation

This policy may be cancelled by the Named Insured by surrender thereof to PEIC or any of its authorized agents or by mailing to PEIC written notice stating when thereafter the cancellation shall be effective. This policy may be cancelled by PEIC by mailing to the Named Insured at the address shown in this policy written notice stating when, not less than thirty days thereafter, such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient notice. The time of surrender or the effective date and hour of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the Named Insured or by PEIC shall be equivalent to mailing. If the Named insured cancels, earned premium shall be computed in accordance with the customery short rate table and procedure. If PEIC cancels, earned premium shall be computed pro rate. When this policy insures more than one Named Insured cancellation may be effected by the first named of such Named Insured for the account of all insureds. Notice of cancellation by PEIC to the first Named insured shall be deemed notice to all insureds and payment of any unearned premium to such first named Named Insured shall be for the account of all insureds. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.

13. Acceptance

By acceptance of this policy, the insured agrees that this policy embodies all agreements existing between himself and PEIC or any of its agents relating to this insurance.

N WITNESS WHEREOF, the PACIFIC EMPLOYERS INSURANCE COMPANY has caused this policy to be signed by its President and a Secretary at .os Angeles, California, and countersigned on the Declarations page by a duly Authorized Agent of the Company.

GEC 029341

EXHIBIT K67

	tice Number Agency Number	er	Old Conificate No.	
Hontgo	mery & Collins, Inc.			•
San Fr	ancisco, CA. 94111	New: Renewal: Rewrite of: Agency Name	XOC 11. 22.83	
			CERTIFICATE OF	EXCE
·····	· · · · · · · · · · · · · · · · · · ·		INSURANCE	•
	PACIFIC EMPLOYER	RS INSURANCE COMPANY	, ?	
Item 1. Name of	-		01 02 1	<u>.</u>
Insured —	W.R. Grace & Co., Etal Grace Plaza, 1114 Aven New York, New York 100	ue of the Americae	xcc <u>01 23 1</u>	
Item 2. Address L				
i ltem	3. Certificate Term — From: 6/3	0/85		
	Te: 6/3 12:01 A.M., sta	0/86 indard time at the address of the insured as state	d in Item 2 above.	•
) (em	4. Primary Insurance —			
	Primary Carriers	Policy Numbers	Policy Periods	
	London	To Follow	6/30/85 to 6/30	/86
,	PEIC	XMO 01 72 11	6/30/85 to 6/30	/86
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ltem	5. Description of Primary Insurance	Umbrella Liability		
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ltem	6. Description of Excess Insurance —		. · · ·	
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ltem '	7. Premium \$76_667	• .		
1,611	7. Premium — \$76,667.			
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Item 8	 attached hereto and made a part hered No. 1 — Nuclear Energy Liability Ex 	of: clusion Endorsement (Form LC-1012); LD6	207	
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